

Aincoln Biocese Bocuments





Lincoln Diocese Documents, 1450-1544.

EARLY ENGLISH TEXT SOCIETY.

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Lincoln Diocese Documents,

1450-1544.

EDITED, WITH NOTES AND INDEXES,

BY

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PREFATORY NOTE

THE seventy six pre-Reformation documents, the text of which is given in this volume, are contained in official Registers of Bishops of Lincoln, preserved in the Diocesan Registry at Lincoln.

The volume was originally intended to include only sixty three documents, which had been transcribed a long time ago, for the Early English Text Society, under the direction of Dr. F. J. Furnivall. The text of these documents has benefited to an inestimable extent by the devotion and archivist skill of Canon Charles Wilmer Foster, M.A., St. John's College, Oxford; Vicar of Timberland; Canon of Lincoln.

Canon Foster also made known to me the existence of other like documents in the Lincoln Episcopal Registers, which Dr. Furnivall had overlooked; and placed at the disposal of the Society accurate copies of thirteen of the more distinctive of these. Readers of these Additional Documents will readily appreciate how much this volume has gained from this act of scholarly generosity.

I have also to acknowledge, with deep thankfulness, valued corrections and information given me throughout the volume by Canon Foster, and by my old helpers, the Rev. H. E. Salter, M.A., New College, Oxford, and the Rev. F. W. Weaver, M.A., Magdalen College, Oxford,

Vicar of Milton Clevedon, Somersetshire. Other scholars, also, have been most generous in helping me in matters of special difficulty. Through their kindness, the notes possess a far higher value than I could have provided them with.

I hope that the *Grammar Notes* and *Indexes* will make readily accessible the many points of interest, linguistic and historical, of these seventy-six documents.

ANDREW CLARK.

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SIXTY-THREE LINCOLN DIOCESE DOCUMENTS,

1450-1544

Forewords.

THE documents contained in this volume are only a further instalment of the vast and omnigenous mass of material for English studies which we owe to the pioneer instinct and unflagging energy of Dr. F. J. Furnivall. Divining that the Bishops' Registers at Lincoln must contain matters of more immediate interest for English speech and English social history than the formal Latin records of institutions to benefices and of disputed elections to Fellowships or Headships in Oxford Colleges, which were known to bulk largely in them, Dr. Furnivall went to Lincoln, personally inspected the Registers, made a list of the more characteristic of their English or quasi-English documents, and set a copyist to work to transcribe them. Thereafter, Dr. Furnivall examined the transcripts, made notes in them about their subjectmatter, and arranged them in order of time. They are now issued, though long after the date of their being brought together, very much in the form into which he had finally put them.

One document, contained in this series as originally put together, does not appear in this volume. This is that most vivid account of Godstow nunnery in 1432 in bishop William Grey's Register, which has been already printed (1913) by E.E.T.S. in an appropriate place (English Register of Godstow, pp. lxxxi-xciv.)

I greatly regret that my own few visits to Lincoln have been so short and so fully occupied that I have never been able to go to the Registry and see the Registers for myself. But, on general grounds, I felt that, in the present instance, the copyist's work was excellent. His transcript of every document was (plainly) not only careful, but intelligent. The text has, however, attained to an altogether exceptional standard of exactness, through having been collated with the MS. sources, in a multitude of doubtful places, by Canon C. W. Foster, F.S.A., Secretary and Editor of the Lincoln Record Society.

The sixty-three documents are spread, intermittently, over the years 1450 to 1544, and are of varied character.

It must be remembered (a) that the entries in these Registers are all, in one way or other, records of proceedings in an Ecclesiastical Court, and (b) that Latin was the official language of such courts. Accordingly, all the more formal proceedings which concern the several matters touched on in this volume appear in a Latin narrative, of an official character. For the benefit of such students of English as may happen to be inexpert with Latin, a sufficient English summary has been given of all these passages, at the editor's risk of being thought pedantic.

Bishops of Lincoln. The Bishops, whose Registers have been laid under contribution in this volume, are—

Marmaduke Lumley, translated from Carlisle, 28 January $14\frac{49}{50}$; died 1450.

His Register seems to have continued in use after his decease, since the two wills here taken from it both fall within the episcopate of his successor.

John Chedworth (archdeacon of Wilts.), appointed 11 February 145%; died 23 November 1471.

John Longland (Principal of Magdalen Hall, Oxford), appointed 20 March 152^o₁; died 7 May 1547.

The first document given here from his Register is the enrolment of an agreement which belongs to the episcopate of one of his predecessors (William Smyth, bishop 1495 to 15134).

Wills. The greater part of this volume is occupied with transcripts of wills and records of their probate. The Bishop's Ecclesiastical Court claimed jurisdiction over all Executors and Administrators; admitted them (under bond for faithful discharge of their duties) to execution of their trust; and audited their accounts. The formal record of probate, as has been explained above, is invariably in Latin. This probate record, in several instances, has been abbreviated by the transcriber. In some instances the nominal 'will' is in Latin, but, in these cases, its intentions are usually stated more fully in a codicil which is in English. Generally, however, inasmuch as the will was a document to be carried into effect by people who spoke English, the whole text of it is in English.

The wills are of very varied scope, some short and some long, including, at one end, the great territorial magnate, whose manors

had been scattered over several counties, and who founded for his own sepulture a great chantry-chapel; and, at the other end, the mere husbandman, who sought undistinguished burial in the churchyard of his parish and had at his disposal only his household-stuff, his farm-implements, and his live-stock.

The larger wills are rich in details about several points of antiquarian interest: e.g. the minute directions as to entail by which testators sought to ensure the continuance of estates in their own families; the manifold bequests to servants of different grades, which exemplify the great households kept up by wealthy landowners; the lavish hospitality extended to all and sundry who attended funeral services; and the variety of intercessory services¹ asked for by testators.

The wills recorded in this volume are thirty-seven in number. They are arranged in order of date of first making, not of date of any later codicil attached to them, or of their probate.

- No. I: 6 May 1450: Joan Buckland, widow: Northamptonshire.
 - II: 15 February 145^o₁: Sir Thomas Cumberworth, knight: Lincolnshire and Yorkshire.
 - III: 23 February 145½: Robert Sutton: Lincolnshire.
 - IV: 6 June 1452: Robert, 6th baron Willoughby de Eresby: Norfolk and Lincolnshire.
 - V: 12 March 1453: Richard Archer: Lincolnshire.
- VII: 19 January 1454: Joan Ralegh, widow: Oxfordshire.
- VIII: 18 March $145\frac{4}{5}$: William, 7th baron Lovel: Oxfordshire, Shropshire, Cheshire, Staffordshire, Wiltshire, Warwickshire, and other counties.
 - X: 16 November 1456: Gervase Rudd: Lincolnshire.
- XVII: 10 October 1459: Henry Philips, alderman: Oxford city.
- XVIII: 1465: Richard Welby, esquire, Lincolnshire.
- XXII: 17 November 1526: John Denham, cleric: Northamptonshire.
- XXIII: 14 November 1527: John Asserby: Lincolnshire.

XXIV: 22 July 1529: John Aldridge: Buckinghamshire.

XXV: 1 August 1529: sir John Digby, knight: Leicestershire and Rutland.

XXVI: 24 March 153²/₃: William Knight: Northamptonshire.

XXVII: 21 April 1533: Robert Griffith, cleric: Oxfordshire and Wales.

XXVIII: 13 May 1533: William Wolhede: Buckinghamshire.

XXIX: 12 August 1533: William Gray: Buckinghamshire.

XXX: 10 September 1533: Ralph Barker: Bucking-hamshire.

XXXI: 13 October 1533: Richard Lauford: Buckinghamshire.

XXXII: 21 October 1533: Ralph Wooton: Buckinghamshire.

XXXIII: 22 October 1533: William Emery: Buckinghamshire.

XXXIV: 10 November 1533: Richard Bradley: Leicestershire.

XXXV: ... 1533: John Lee, shopkeeper: Lincolnshire.

XXXVI: 23 February 1533: Thomas Normanton: Rutlandshire.

XXXVII: 3 March 1533: Robert Astbroke: Buckinghamshire.

XXXVIII: 2 April 1534: Richard Wormacke: Lincolnshire.

XLI: 6 January 153\frac{4}{5}: Thomas Fisher: Buckinghamshire.

XLII: 7 February 1535: Gilbert Wigan, cleric: Hertfordshire and Lancashire.

XLIII: 24 February 1535: Richard Baven: Bedfordshire.

XLIV: 1 March 1534: Richard Vicars: Lincolnshire.

XLVII: 24 July 1535: William Gybbyns: Rutland.

XLVIII: 3 October 1535: William Balon alias Benett: Buckinghamshire.

LVII: 22 March 1537: John Joseph, servant of the bishop of Lincoln.

LVIII: 18 May 1538: Thomas Buck, cleric: Bucking-hamshire.

LX: 3 September 1540: Richard Newcome: Lincolnshire.

Cathedral and parish church. In almost every will, the testator acknowledges his allegiance to the church of his diocese by a small bequest to the repair-fund (ad fabricam, 'to the wark') of Lincoln Minster. In the same way, duty to the parish church is recognized by bequests to the high altar, to the repair-fund, or to particular images or lights in the church.

The bequest to the high altar is often stated to be in amends of 'forgotten tithe', i.e. (in most cases) of unpaid Easter dues.¹ Oxford examples are: 1527 (at St. Michael's Church): received by bequest of the servant of Mr. Cole of Exeter College, to the high altar, for forgotten tithe, 3s. 4d. 1529 (at All Saints): received by bequest of Mr. John Semon, for offerings and tithes forgotten, 6s. 8d.

Mortuaries. In connexion with these wills, one subject is mentioned so repeatedly, and in such different connexions, as to require separate notice. Every now and again, a testator is found giving his executors directions as to payment of a mortuary (Oseney English Register, E.E.T.S., xix) for him. Sometimes, a testator assigns a particular animal or piece of apparel for this purpose. Sometimes, a testator leaves it to be determined 'according to custom'. At the end of the period, testators submit to the king's statute. This statute was passed by Parliament in 1529 (21 Henr. VIII., cap. vi: Statutes at Large, edit. 1770, vol. ii, pp. 140-1) to determine in what parishes mortuaries ought to be paid, for what persons, and how much; and enacted that, after 1st April 1530, no mortuary (otherwise called corse present) should be asked otherwise than as this Act allowed.

The provisions of the Act, which concern the wills here printed, are these:

- (A) as regards parishes in which mortuaries might be asked:
- (i) no mortuary might be asked except in parishes where it had been usual for mortuaries to be asked and paid.

¹ See *infra*, p. 25.

² i. e. corpse.

This provision shows that the exaction of this fee was not universally prevalent, but that some parishes were free from it.

(ii) only one mortuary might be asked in respect of any deceased person, and that only in the place of deceased's usual

ahode.

This provision deals with such cases as (a) the deceased having separate estates in the same parish; (b) the deceased having estates in more than one parish; (c) the deceased dying, on a journey or on a visit, in some parish other than the parish of his usual abode. Sir Thomas Cumberworth's (no. II) bequest (1450) of three mortuaries, one at each of his three principal estates, belongs to the earlier, and more burdensome, form of the custom.

(B) as regards persons in respect of whom mortuaries might be asked:

A mortuary might be asked only where the deceased (a) was a householder; and (b) had, at the time of death, movable goods, when all debts had been paid, to the value of over ten marks (£6 13s. 4d.).

This excluded from charges for mortuary-

(i) all married women;

(ii) all children;

- (iii) all adults who were only inmates, not heads of households:
- (iv) all persons of less estate than is above said.
- (C) as regards legal amount of claim for mortuaries: Where the estate, all debts paid, was
 - (i) above £6 13s. 4d. but under £30, the mortuary might be $3s.\ 4d.$;
 - 6s. 8d.; (ii) above £30 but under £40
 - 10s. 0d. (iii) above £40

But, in all parishes in which old custom had fixed the mortuary at a lower rate than the above table, the old rate was 'to continue.

All persons aggrieved by excessive claim for mortuary might recover at law the sum of forty shillings from any parson, vicar, curate, parish-priest, or other spiritual person, or their fermours, bailiffs, or lessees, who demanded more than the Act allowed. But, by a special section in the Act, clergy were allowed 'to take and receive any manner of sums of money, or other thing' which deceased persons, by their will, might bequeath to them personally or to the high altar of their church.

It is, perhaps, worth while to set down—as showing how severely this Act limited the old claim for mortuaries, a few actual mortuaries charged in All Saints and St. Michael's Northgate parishes, Oxford. The records are found, in the Bursar's Account for the year named in each case, in the archives of Lincoln College, Oxford; and, up till now, have remained unpublished.

Mortuaries were charged for wayfarers in the parish in which they died:

1509 (at All Saints) 22d. for the mortuary of Mr. Jefford's servant who died in Oxford. (Mr. Jefford was tenant of a Lincoln College manor at Bushbury in Staffordshire, and this servant had come to Oxford to pay his master's rent.) 1510 (at All Saints) 2s. 4d., for the mortuary of a stranger woman who died in the parish; (at St. Michael's) 9s., for the mortuary of a stranger.

Mortuaries were charged for married women:

1487 (at All Saints), received for the mortuary of Ashley's ¹ wife (viz. a gown which Ashley bought back), 10s. 4d.

1509 (at St. Michael's), 8s., for the mortuary of an innkeeper's wife.

Mortuaries were charged for young people:

1507 (at St. Michael's) 6d., for a lad's gown taken as a mortuary.

Mortuaries were charged for inmates of houses, who were not householders; and for servants:

1509 (at All Saints) 6s., for the mortuary of Beyston's sister.

1517 (at All Saints) 5s., for the mortuary of William Frere's brother.

1514 (at All Saints) 3s., for the mortuary of John Kyng's maid-servant.

1527 (at All Saints) 10d. for the mortuary of Robert Mundy's man-servant.

Mortuaries were charged for quite poor people:

1509 (at St. Michael's) 12d., for the mortuary of Henry Seth's apprentice.

1510 (at All Saints) 20d., for the mortuary of a poor woman; (at St. Michael's) 16d., for the mortuary of Thomas Smyth, a poor scholar.

1517 (at All Saints) 8d., for the mortuary of a poor fellow at the barber's.

1527 (at All Saints) 6d., for the mortuary of Maurice the labourer.

Mortuaries had formerly considerably exceeded the 10s. allowed in the Act:

¹ Ashley was a tailor, infra, p. 31.

1487 (at All Saints) for Mr. Wither's gown [a mortuary], 20s.

1509 (at All Saints) 20s. for the mortuary of John Lynch, apothecary, and for the composition for wax [i. e. for the use at the funeral of the wax-tapers belonging to the church: but this charge when mentioned separately is generally put at 12d.].

1509 (at All Saints), 16s. 8d. for the mortuary of Thomas Lyttstar.

1509 (at St. Michael's) 23s. 4d., for Helen Rogers' mortuary.

Funeral and Commemorative Services. It may prove convenient to put here an outline of the services asked for by testators in these wills, with a summary of some hitherto unpublished documents which supply exact details concerning them.

The funeral services were three in number; (i) the Vespers of the Office of the Dead; (ii) the Matins of the Office of the Dead; (iii) the Mass for the Dead. All these were special services, differing in details from the ordinary Vespers, Matins, and Mass.

(i) The Vespers-service took place on the evening before the funeral-day. It was known as *Placebo*, because it began with the Antiphon *Placebo Domino in regione vivorum* (Psalm cxv. 9, in the Vulgate¹).

(ii) The Matins-service took place nominally soon after midnight, but in practice considerably later.² It was known as Dirige (in a great variety of spellings), because it began with the antiphon Dirige, Domine, Deus meus, in conspectu tuo viam meam (founded on Psalm v. 9, in the Vulgate version 3).

It would appear that a large attendance of priests and clerks was desired to give impressiveness to the *Placebo* and *Dirige* services, and that this end was secured by assigning the singing of particular Psalms and antiphons, and the reading of particular collects and lessons, to different persons. This seems the intention of Henry Philips (no. XVII) in his will, 1459. In Dr. Furnivall's *Political, Religious, and Love Poems* (E.E.T.S.; 1866 and reedited 1903), there is, pp. 6-11, a satirical *Placebo* and *Dirige* for the hated Duke of Suffolk, beheaded 1450. In this, in verses

Mass of the day to be said immediately after Matins.

¹ Psalm 116. 9, in the English Prayer Book ('I will walk before the Lord in the land of the living').

² Lord Lovel (no. VIII) directed Matins of the day in his chapel to begin on Sunday at 6 a.m., and the

⁸ Psalm 5. 8, in English Prayer Book ('Lead me, O Lord . . . make thy way plain before my face').

5 to 7, the *Placebo* service is divided into twelve successive sections, each of which is assigned to a different singer or reader. In the same way, in verses 9-28, the much longer *Dirige* service is divided into forty-two sections, each rendered by a different person, after which come two hymns (the *Dies irae* being one of them).

It is, of course, more than likely that this satire exaggerates what was usual, in order to bring in the names of as many adherents of the hated Suffolk as was possible, but, unless these familiar services had been commonly portioned out in this way among different persons, such partition would not have been made, even in parody.

Verse 12 in the satire parodies the mention-by-name (nota, pp. 11, 12) of the persons specially prayed for in the service.

In the authorized forms of both the Vespers (*Placebo*) and the Matins (*Dirige*), provision was made, in certain of the Collects, for mention by name of the deceased and of his friends. This mention in Latin was called *cum nota*. The Vespers and Matins are sometimes vaguely spoken of conjointly under the name Exequies.

(iii) The Mass for the Dead was known as the Mass of Requiem, from its Introit Requiem aeternam dona eis, Domine; et lux perpetua luceat eis (= Rest eternal give them, O Lord; and let light unceasing lighten them).

In this Mass, in certain of the Collects used in it which had previously been used in the Exequies, as well as in the special Mass-Collects known as the *Secretum* and the *Post-Communio*, mention by name of the deceased person and of his friends was made.

To ensure sufficient attendance of worshippers at their *Dirige* and at their *Requiem Mass*, testators are often found making special bequests of meat, of drink, and of money, to those present at the two services.

On the thirtieth day after the decease or burial, special care was taken to provide for a repetition of the three services. This day, and its services, were known as the *trigintale*, the *trentale*, the 'trentall' (no. XXXII; no. XLII), the 'thirty-day', the 'month's mind' (no. LVIII).

But occasionally (as *infra* 52/20) testators directed that these services should have been said also on the seventh day (called 'the sevennight') after the decease or burial. They had, no doubt, in

view, the natural sequence—the day, the day week, the day month, to be followed by the day year.

The will (no. XXXII) of Ralph Wotton, 1533, supplies an unusual repetition of the month's-mind, viz., that it should be

observed monthly for a whole year.

Further, testators of sufficient means were careful to have these services repeated on the day-year of the decease. This was called the *anniversarius*, the *obitus*, the 'anniversary' (no. XXXVI); the 'year's-mind', or 'year-day' (no. XVIII), 'or twelve-months mind' (no. XXII).

This yearly commemoration was often continued 1 for a term of years, in terms of a will; or, by permanent endowment, for ever. To secure due attendance at the anniversary, or obit, 2 as it was variously called, testators are found making careful provisos as to the sum-total required on each occasion, and as to the mode of its distribution among those present.

Still wealthier people provided for daily intercessory services, during a term of years; or, by permanent endowment, for ever. Lord Lovel's will (no. VIII) is a notable instance of the foundation of such a cantaria, chantry (Godstow English Register, E.E.T.S., 1913, p. xxx).

It so happens that in the case of John Denham, whose will, in an abbreviated form, is found in these documents (no. XXII), it is possible to set out distinctly the whole procedure, from his compositio³ with Lincoln College, Oxford (Latin text in William Vesey's 1710 MS. Exemplificatio cartarum nostrarum in the College Archives, 1f. 67).

Agreement with John Denham, rector of Barnake.

'To all to whom this indenture may come John Cottysford, D.D., Warden or Rector of the College of the Blessed Mary and All Saints in Oxford, commonly called Lyncolne College, and the Fellows or Scholars of the same, send greeting.

'Having compassion on the insufficiently endowed state of our

¹ But not necessarily on the day of the actual anniversary; but on a day fixed by agreement (p. 11 n. 4).

 ² Godstow English Register,
 E. E. T. S., 1913, p. xxviii.
 ³ Formal written agreement.

College, John Denham, a former Fellow, now rector of Barnake in Northamptonshire, has bestowed on the College the sum of £20.

'In gratitude for this benefaction the Rector and Fellows undertake, for themselves and their successors—

'to observe the death-day of Mr. John Denham (so soon as the news of it reaches the college), with Placebo and Dirige on the first day', cum nota'; and with a Mass of Requiem on the next day, making use of the prayer of the Office of the Dead, viz., Deus', cui proprium est miserere et parcere, propitiare animae famuli tui Iohannis sacerdotis, both in the Mass and in the Exequies; and, in the mass, using a fitting Secretum and a fitting Post-Communio.

'The College is to pay to those present at this Mass and the Exequies, viz. to the Rector 12d. and to each Fellow, 6d.

'Every year after Denham's decease, he is to be commemorated at the anniversary service which the executors of Thomas Bekynton, bishop of Bath and Wells, had provided for that prelate in Lincoln College, Oxford, by mention, as John, a priest, our benefactor, in the Collect for Benefactors in the Placebo and Dirige services [Deus ⁵ cuius misericordiae non est numerus, suscipe propitius preces humilitatis nostrae pro anima famuli tui Iohannis sacerdotis, benefactoris nostri]; and by like mention of him by name and benefaction (in the Mass of Requiem) in Collect, Secretum, and Post-Communio.

'Given in Lincoln College, 30 June, 19 Henry VIII (1527).'

Agreement with Edmund Audley, bishop of Salisbury.

In the same MS. (Vesey's Exemplificatio, supra, p. 10), lf. 62, there are the arrangements made, 8 June, 10 Henry VIII (1518), by Edmund Audley, bishop of Salisbury (died 23 August 1524), for his obit⁶ to be kept yearly in Lincoln College, Oxford, which are even more precise in their specifying of the commemoration by name, and therefore may be set down briefly here as illustrating

¹ It was more usual to count the Dirige as belonging to the second day.

² Infra, p. 12.

³ 'O God, whose property is ever to have mercy and forgive, have mercy on the soul of thy servant, John, a priest.'

⁴ Kept on January 16: Clark's

Lincoln College (1898), p. 24.

⁵ O God, whose mercy is beyond reckoning, graciously accept our humble prayers for the soul of thy servant, John, a priest, our benefactor.'

⁶ Kept yearly on 23 August so long as obits were legal.

considerable parts of sir Thomas Cumberworth's will (no. II) and of Lord Lovel's will (no. VIII).

Yearly, bishop Audley's obit is to be observed in Lincoln College chapel, with Exequies on the night preceding and Mass of Requiem

next day.

The Collect 1 is to be used: Deus qui inter apostolicos sacerdotes famulum tuum Edmundum pontificem, benefactorem nostrum, pontificali fecisti dignitate vigere.

In the Secretum these words are to be used: Offerimus² tibi, Domine, oblationem nostrae servitutis pro anima famuli tui,

Edmundi, pontificis, benefactoris nostri.

In the Post-Communio these words are to be used: Proficiat,³ queso, Domine, animae famuli tui Edmundi, pontificis, benefactoris nostri; after which the celebrant is to go on to say—'and also to the souls of James Tuchet late lord Audley, and his wife Eleanor (the bishop's parents), and to the souls of all the bishop's friends and benefactors'.

Further intercession is to be made for the bishop's parents and benefactors, by the use of—

- (a) the Orison or Collect: Concede, queso, Domine Deus noster, ut anima famuli tui Iacobi, anima famule tue Alianore, et anime famulorum famularumque tuarum quorum quarumque memoriam et commemorationem speciali devotione agimus: Grant, I pray thee, O Lord our God, that the soul of thy servant James, the soul of thy handmaid Eleanor, and the souls of thy servants and handmaids whose memory and anniversary we are especially observing (may enter the abode of peace and bliss, &c.):
- (b) the Secretum: Haec munera, queso, Domine, quae oculis tuae maiestatis offerimus, anime famuli tui Iacobi: May these offerings, I pray thee, O God, which we present to the eyes of thy Divine Majesty (be of benefit) to the soul of thy servant James, to the soul of thy handmaid Eleanor, and to the souls, &c.
- ¹ Provided in the Office, with the necessary variation of word or a bishop or a priest: 'O God, who amongst the priests of thy apostolic church hast caused to flourish with the dignity of a bishop, thy servant, bishop Edmund, our benefactor.'

2 'We present to thee, O Lord, the

offering of our bounden service for the soul of thy servant, bishop Edmund, our benefactor.'

- 3 'Let (this sacrifice) be of benefit, I pray thee, O Lord, to the soul of thy servant, bishop Edmund, our benefactor.'
 - 4 Beheaded, 1497.

(c) the Post-Communio: Deus, qui inestimabili misericordia animas mortalium ab angustiis transfers ad requiem, propitiare supplicationibus nostris pro anima: O God, who, of thy inestimable mercy, translatest the souls of men from anguish to rest, be favourable to our prayers for the soul of thy servant James, &c.

The College further undertook, for the health of bishop Audley's soul, to pay yearly, on his anniversary, to those who had been present at the Exequies from the versicle ¹ Audivi vocem ² to the antiphon ³ Ego sum ⁴ and at the Mass from the first Kyrie, eleison (said after the Introit) to the third Agnus Dei (said after the Consecration of the elements): viz.—

to the Rector, 2s.; to each of the 12 Fellows, 12d.; to each of the two chaplains, 8d.; to the Bible-clerk, 4d.; and to a poor-scholar (pauperculus), 4d.;

and a pittance of 4s. on that day to augment the fare at the College table.

Further, the College was to invite to bishop Audley's anniversary service in Lincoln College chapel the Vice-chancellor of Oxford University, the two Proctors, the Keeper of the Audley chest, the Esquire Bedells, and the Yeomen Bedells; and to each of these who attends and offers a mass-penny on the alms-plate, the College was to pay—to the Vice-chancellor, 20d.; to each Proctor, 12d.; to the Keeper of the Audley chest, 12d.; and to each Bedell, 4d.

This obit was first kept on 23 August, 1525. For so long as this service was allowed by law the Vice-chancellor, both Proctors, the Keeper of the Audley chest, and 2, 3, or 4 Bedells attended yearly and received their doles.

In addition to the special and individual Masses celebrated for him, a testator sometimes bargained for mention by name in all other Masses celebrated by such priests as, directly or indirectly,

¹ It comes towards the end of Lauds (the last part of Matins).

² 'I heard a voice from heaven saying': Rev. 14. 13.

³ It precedes the Psalm De Profundis (cxxix, Vulgate=Psalm 130, English).

^{4 &#}x27;I am the resurrection and the life': St. John 11, 25.

⁵ i.e. of All Saints and St. Michael's.

⁶ Generally the butler of the College.

⁷ Godstow English Register (E. E. T. S., 1913), p. xxxii.

^{8 &#}x27;Qui unicum denarium tunc et ibidem offeret ac super scuto sive decsculatorio deponet.'

benefited by his benefaction. Thus' in Lincoln College, Oxford, Edmund Audley, bishop of Salisbury, bargained (1518) that, at all week-day Masses celebrated in Lincoln College Chapel by any Fellow of the College, the celebrant, during the bishop's life, should make use of the Orison² Rege, queso, Domine, famulumtuum, Edmundum, pontificem, benefactorem nostrum, with suitable mention in Secretum and Post-Communio; and also pray for the souls of the bishop's parents (James Tuchett lord Audley and his wife Eleanor) and the souls of the bishop's friends and benefactors, making use of the orison Concede, queso, Domine Deus noster, ut anima famuli tui Iacobi, anima amule tue Alianore, et anime famulorum famularumque tuarum quorumcunque vel quarumcunque commemorationem speciali devotione agimus, and making fitting mention of them in Secretum and Post-Communio;—

And, after the bishop's death, shall mention him by name in the ordinary Collect⁵ of the Mass of the Dead: Deus, cuius misericordie non est numerus, suscipe propitius pro anima famuli tui Edmundi pontificis, benefactoris nostri; shall continue the prayer for the bishop's parents (Concedo, queso, Domine: as above⁶); and make fitting mention of him and his parents in Secretum and Post-Communio.

These provisions are typical of the arrangements made, at this period, for intercessory services. They explain, distinctly and fully, what sir John Digby, in 1529, in his will (no. XXV), expected in the way of personal mention in ordinary Masses said by his chantry-priest in Melton Mowbray church. So also Thomas Buck, 1538, in his will (no. LVIII) asks that every Mass said by a conventual priest may be used to commemorate him, by substituting the funeral Psalm (De profundis clamavi ad te) for the ordinary Psalm (Lauda, anima mea, Dominum) at the end of Lauds just before beginning Mass.

¹ Supra, p. 11.

² Oratio.

^{3 &#}x27;Direct, I pray thee, O Lord, thy servant, bishop Edmund, our benefactor.'

^{4 &#}x27;Grant, O Lord our God, that the soul of thy servant James, the soul of thy handmaid Eleanor, and the souls of thy servants and handmaids whose

memory we observe specially': see supra, p. 12.

⁵ Supra, p. 11.

⁶ Supra, p. 12.

⁷ Psalm cxxix (130, in English: 'Out of the deep have I called unto thee').

⁸ Psalm cxlv (146, in English: 'Praise the Lord, O my soul').

Leases of prebendal estates. Next in number and volume, to the documents concerned with wills, are those eight which relate to leases of estates belonging to prebendships in Lincoln Minster.

A prebendship was a place of dignity among the clergy of the Minster, which had had settled on it an endowment for the maintenance of its prebendary. The prebendship was named from the parish in which its estate lay, but some prebendships had land in more than one parish. The land seems to have come, in some cases, by grant of manorial land (as apparently in the case of the Buckinghamshire manor, no. XXXIX, possessed by Heydour prebend); in other cases, by appropriation of a rectory, as at Langford, Oxfordshire (no. LXI), and at Leighton Buzzard, Bedfordshire (no. XLV).

Inasmuch as a prebendary held the prebendal estate only so long as he retained his prebendship, it was impossible for any prebendary, of his own single authority, to grant any lease of the estate which would be at all binding on his successor. When, therefore, it seemed desirable, for the management of such estates, that leases for terms of years should be granted, the assents of the Dean and Chapter and of the Bishop had to be obtained.

The assent of the Dean and Chapter is expressly mentioned in the case of Leighton Buzzard (no. XLV) and Leighton Bromeswold (no. LXII) prebends. The Dean and Chapter's confirmation of no. XLV is recorded in Bishop Longland's Register of Memoranda, lf. 266. Others are probably enrolled in the Chapter-Acts of the Minster.

Ratification by the Bishop involved two acts, (i) affixing his smaller seal to the indentures; (ii) causing the indentures, so confirmed by him, to be enrolled in his Register.

A Bishop had two distinct official seals; a larger one which was attached to the more important deeds issued by his authority; and a smaller one, employed on occasions of less weight or ceremony. This smaller seal was described as his 'seal ad causas', and is constantly mentioned as used to ratify these prebendal leases. In the same way, Oxford Colleges had, and have, two seals — the 'College seal', used in such transactions as conveyance of land; and the 'College seal ad negotia', used when letters testimonial

¹ And so also Langford Manor prebend, incidentally mentioned in no. LXI.

are issued, e.g., to candidates for Holy Orders. See and College followed the King's example (no. XV) in his great seal and privy seal.

These leases, incidentally, give odd scraps of information about different perquisites and different burdens of some of the prebendships.

In some cases, the advowson of the church of the parish, where the prebendal estate was, belonged to the prebend; as, e.g., at Leighton Buzzard (Bedfordshire), at Cropredy and at Langford (both in Oxfordshire), and at East Stoke (Nottinghamshire).

Some prebends, where the prebendary took the great tithe and was 'rector' of the parish, were responsible for the repair of the chancel of their respective churches, as, e.g., Leighton Buzzard, and Langford. Stoke prebend was responsible for the repair of the chancels of four parishes (in Lincolnshire and Nottinghamshire).

Some prebends had to pay part, or the whole, of the stipend of the parish-priest where their estate lay. Thus, Carlton Kyme prebend had to pay the priest's stipend both at Carlton and at Dalby (Lincolnshire). Stoke prebend had to pay half the priest's stipend at Rauceby, Lincolnshire.

Probably all the prebends paid dues to Lincoln Minster. Such dues are expressly mentioned in the cases of Cropredy, Carlton Kyme, Langford, and Stoke.

Most of the eight leases give noticeable examples of the usual covenants as to repairs, as to dates and places of payment of rent, as to powers of distraint and re-entry, and as to bonds which lessor and lessee entered into for due observance of their covenants. The covenants as to timber at Cropredy and Leighton Bromeswold deserve attention; and so also at St. John Baptist's Hospital, Mere.

There are good examples of the way in which a landowner secured for himself lodging and stabling, at his tenant's charge, when he visited an outlying estate, e.g. at Heydour, and at Leighton Buzzard; and at St. John Baptist's Hospital, Mere.

The manorial formula (Godstow English Register, E.E.T.S. lv.) occurs at Walton Manor, Buckinghamshire (owned by Heydour prebend) in the form which was generally in use at this period (no. XXXIX). Another instance of the formula, with some variations, is found (no. LI) in the case of the manor of Mere Hospital, Lincolnshire.

The particulars of the eight prebendal leases mentioned are as follows:

- No. XXXIX: Heydour cum Walton prebend: 19 May 1534: lease of Walton manor (Buckinghamshire): 61 years.
 - XLV: Leighton Buzzard prebend: 8 April 1535: lease of rectory and prebend at Leighton Buzzard, Bedfordshire: 36 years.
 - L: Cropredy prebend: 20 February 1535: lease of estate at Cropredy, Oxfordshire: 30 years.
 - LII: Carlton Kyme (alias Carlton cum Dalby) prebend: 26 June 1536: estates at North Carlton and Dalby, Lincolnshire: 40 years.
 - LIV: Welton Brinkhall prebend: 29 September 1536: estate at Welton (near Lincoln), Lincolnshire: 51 years.
 - LXI: Langford Ecclesia prebend: 22 March 154½: estate at Langford, Oxfordshire: 30 years.
 - LXII: Leighton Bromeswold prebend: 12 May 1543: land at Leighton Bromeswold, Huntingdonshire: 40 years.
 - LXIII: Stoke prebend: 27 April 1544: lands and tithes in Lincolnshire and Nottinghamshire: 50 years.

Of exactly the same nature, and requiring the Bishop's confirmation for the same reason and in the same way, is the lease, no. LI, of St. John Baptist's Hospital, Mere, Lincolnshire, 23 April 1536, for 21 years.

Other church and chantry agreements. Just as the Bishop's formal and enrolled sanction was needed to give validity to leases of prebendal estates, so it was required in regard to other agreements between ecclesiastical persons, or in regard to parish churches. In the present series there are five documents of this sort formally enrolled:

- No. XIII: 12 July 1458: agreement between the Master of the Chantry at Chalgrave, Bedfordshire, and one of the Chantry priests.
 - XX: 1464: appeal by Bruerne Abbey, Oxfordshire, to King Edward IV, to have

a re-grant of the rectory of Wootton (near Woodstock), Oxfordshire.

- No. XXI: 29 June 1509: agreement by Barlings Abbey, Lincolnshire, to augment, temporarily, the stipend of the vicar of Reepham, Lincolnshire.
 - XL: 27 December 1534: agreement between the rector of Syresham (in Northamptonshire), and Biddlesden Abbey, Buckinghamshire, as to certain tithes in Syresham parish.
 - LIX: 14 March 1538: lease by Lincoln College, Oxford, to the parishioners of All Saints, in Oxford city, of the vicarial income of their parish, on condition that they provide and pay their parish-priest.

Disciplinary acts of the Bishop in his Ecclesiastical Court. There are five documents relating to proceedings taken against violators of the Canons:

- No. VI: 31 December 1454: certificate from Hampshire that the wife of a Buckinghamshire man is still alive there. But there is no record of proceedings in this (presumably matrimonial) case.
 - XI:1457: a lengthy account of objections to the Church sacraments which had been urged by certain Huntingdonshire Lollards, and of the severe penance enjoined them on their recantation.
 - XII: 1457: proceedings taken against an inhabitant of the town of Hertford, for practising necromancy.
 - XVI: 1459: proceedings against Richard Pyckard, a duly licensed proctor in the Bishop of Lincoln's Consistorial Court, convicted of forgery and impersonation.
 - XIX: 1465: severe penance imposed in consequence of the desecration of Grantham churchyard, by assault and effusion of blood there.

Widows' Vows. In these documents there are four separate instances of solemn vows publicly taken upon them by widows, before the Bishop, and formally recorded in the Bishop's Register:

These are-

No. IX: 1456: Joan Stretton: of Lincoln diocese: in Merton College Chapel, Oxford.

XIV: 1458: Isabel Portyngton: of Barton-on-Humber, Lincolnshire, in Black Friars Church, Oxford.

XV: 1459: Joan Manfeld: in Black Friars Church, Oxford.

LIII: 1536: Agnes Wigston: of Leicester town; in the Bishop's Chapel at Buckden, Huntingdonshire.

In each case, the vow itself is in English; and follows, more or less, the words of a set formula. But the record of enrolment is in the formal Latin of the Bishop's official Register. The additional circumstances, that the vow was made during the celebration of Mass, and in presence of the diocesan attired in his episcopal robes, shows that the step thus taken was regarded as of exceptional solemnity and importance.

All remembrance of this vow has, however, so entirely died out in England that I may be permitted to set down here the facts connected with it, from information very courteously given me by Rev. F. E. Brightman, Fellow of Magdalen College, Oxford.

(i) In the earliest age, a list of widows was kept who were entitled to receive support from the alms of the Church (cp. 1 Tim. cap. 5, with Acts 6, verse 1; Eusebius, *Historia Ecclesiastica*, vi. 43 § 11, &c.).

Three of the four votresses in these documents bring their vow formally into connexion with 1 Tim. cap. 5, by the statement that it is 'after the rule of St. Paul'.

- (ii) In a later age, widows (whether supported directly by the alms of the Church, or not, is not distinctly apparent) are found in a sort of clerical Order, charged with the duties of visiting the sick and of continual prayer for the welfare of the Church (Clementine Constitutions, 18).
 - (iii) In the monastic age, just as unmarried women took

vows of chastity and virginity, so widows took like vows of continued widowhood and chastity (Apostolical Constitutions, III. 1; S. Ambrose, de Viduis; S. Augustine, de bono Viduitatis), and, after their vow, wore a dress distinctive of their status.

Of these, there were (for a time at least), in the Western Church,

two sections:

(a) Widows, who, having taken this vow, were required to live in convents, and so became undistinguishable from nuns;

(b) Widows, who, having taken this vow, continued in secular life. These often acted as deaconesses, and had assigned to them the duties appertaining to the office of deaconess (e.g. at

the baptism of women).

So regular an institution was the viduata order in the mediaeval Church that there was a special office for taking this vow: see Edmond Martène, de antiquis Ecclesiae ritibus (1702), II. vii. There is an English example in Rev. H. A. Wilson's The Pontifical of Magdalen College (edited for Henry Bradshaw Society, 1910), pp. 86 sqq.

From this mediaeval office, it will not be out of place to give

here, in an English version, the-

Blessing of the robes of a widow who has taken on herself the vow of chastity.

'O God, maker of all things seen and unseen, of Thy goodness be present now, to bless with the shedding upon them of the dew of Thy grace these robes, the visible token of a holy life, and to hallow them, through Jesus Christ our Lord.'

[Then shall the votress herself take up her veil and place it over her head:

As also the-

Blessing after the taking upon her of the veil.

'Comfort, O Lord, this Thy handmaiden, now bounden to widow-hood and to labour in good works, even as Thou didst vouchsafe to comfort the widow of Sarepta by Elijah the prophet. Grant to her fruits meet for chastity, that she may forget all pleasure of her former estate, and may be wholly without promptings to vice, so that she may submit her neck altogether to Thy yoke only, and thereby may, in return for all her toils, receive, in

sixty-fold measure, the delectable gift of holiness, through Jesus Christ our Lord.'

What were the personal and subsidiary reasons which moved English widows, as late as the latter half of the fifteenth and the middle of the sixteenth centuries, to undertake this ancient vow? Several conjectures are possible, but are only bare conjectures.

Socially, and personally, the vow may have been an effective protection against importunities of unwelcome suitors, or against family pressure to take another mate.

Pecuniarily, the votress may have stood a better chance of obtaining a definite appointment as a paid deaconess, or an anchoress or reclusa. These latter places were sometimes possessed of endowment of some sort, and often were remembered in wills of pious people. Thus, in 1533, John Lee, of Fenny Stratford, made a bequest 'to the ancrysse of Poulys'. In 145\frac{1}{2}, Sir Thomas Cumberworth, in his bequest to a reclusa in Lincoln city, placed her on the same scale as the most favoured head of any Lincoln priory of nuns.

Estates of the See. There is, in this set, one document which stands by itself, no. LVI. It refers to a dispute as to rights of common between the tenants of Uppingham manor and the bishop of Lincoln's tenants at Lyddington, Rutland, apparently in 1538.

Henry VIII's Acts. Three considerable documents deal with Henry VIII's church-legislation:

No. XLVI: 19 June 1535: orders by which the Bishop of Lincoln directed acceptance, throughout his diocese, of the king's claim to be 'Supreme Head on earth' of the Anglican Church, and required erasure, from all Church books, of all expressions which gave the bishop of Rome the style of 'Pope' (Latin 'Papa') or which countenanced the Pope's supremacy.

XLIX: two letters, undated, but one probably of 1535, and the second of a year later, in which the Bishop of Lincoln complained to his archdeacons that the claim of the king to be 'Supreme' Head on earth' of the Anglican Church had been preached against, and that

the king's directions 1 as to bidding-prayers had been disregarded.

LV: 153%: covering letter by the Bishop of Lincoln, enclosing the king's orders for the discontinuance of the public and compulsory observance of several troublesome Holy-days, which interrupted business during the Law-terms, and delayed the harvesting of the crops.

All Saints Church and Parish, Oxford. These documents include (no. LIX) a long and remarkable lease 2 of the 'vicarage' of their parish to the parishioners of All Saints. The stipulations of this are so singular as to require explanation from outside sources.

All Saints parish was a small parish in the very heart of Oxford. Its church was originally a nave and chancel 3, of Decorated period, continuous with each other, the chancel window being of three lights, the three (or four) lower nave windows all of two lights, with several small two-light windows in the clerestory. On the south side of the chancel was added a considerable Lady-chapel 4, of Decorated style; on the north, rather an ugly but apparently Early English chantry-chapel. There was a square western tower, surmounted by a tall octagonal stone spire. This steeple fell eastwards in $1\frac{699}{700}$, crushing in the church. The present church was erected 1708.

Rectory of All Saints. The parish was originally a Rectory, with some sort of estate belonging to it.

'Vicarage' of All Saints. It passed into the possession of S. Frideswyde's Priory, Oxford, and, with the consent of Hugh de Wells, Bishop of Lincoln, was subjected (circ. 1220) to a yearly pension of 40s. payable to that convent. By Anthony Wood (City of Oxford, ii. 109) this is represented as involving reduction to a vicarage, but that is more than doubtful 5 (ibid., iii. 73). In 1326 the church passed into the patronage of the see of Lincoln.

A member of the Collegiate Church of the Blessed Mary and All

Not recorded in these documents.

² Supra, p. 18.

³ Afterwards known as 'the College Chancel'; Wood's City of Oxford, iii. 145.

^{4 &#}x27;The Parish Chancel': Wood's

City of Oxford, iii. 152.

⁵ The bishop of Lincoln's Register of Institutions, in 1403, speaks of the 'rector' of All Saints, Oxford; Wood's City of Oxford, iii. 74.

Saints, Oxford. In 1427, Richard Flemyng, bishop of Lincoln, made use 1 of this church as a means towards finding a seat for, and providing part of the endowment of, his newly founded Collegiate Church (afterwards known as Lincoln College, Oxford). arrangement was definitely confirmed by Thomas Rotherham, bishop of Lincoln, in 1478.

Under Rotherham's arrangements no steps were to be taken to serve the cure of All Saints parish by a permanent vicar.2 College was to provide a yearly stipend3 of 53s. 4d., by which a 'chaplain' was to be hired to discharge all the duties incumbent on a parish priest. This chaplain was to be appointed, and removed, by the Rector of Lincoln College, at his own pleasure. Throughout Lent, however, this chaplain was always to have the assistance of a Fellow of the College in his sacerdotal functions.

The College was to pay all tenths and other charges due by the church; to keep the chancel in repair; and to provide communionelements, incense, consecrated oil, tapers, and candles, e.g.4-

'1514, to John Cook, for whygt-lymyng the chauncell in All-halon cherch, 3s.; for glasyng off the wyndoo in the chancell of All halon chyrche, 3s.'

^{&#}x27;1508, for howsling 5 [bread and] wine [at All Saints], 20d.; for howsling bred and wine [at St. Michael's], 111d.; for singing wine and brede for the whole yere [for both churches], 19d.'

^{&#}x27;1512, pro pane celebrabili pro toto anno, 18d.; pro vino celebrabili pro toto anno, 10s. 2d.; pro pane communicabili pro ecclesiis nostris, 4d.; pro vino communicabili pro ecclesiis nostris, 20d.

^{&#}x27;1520, expensa in ecclesiis: pro pane celebrabili, 4s. 6d.; pro vino celebrabili, 18s. 1d.; pro pane communicabili, 6d.; pro vino communicabili, 2s. 2d.

^{&#}x27;1505, pro thure 6 [for All Saints], 5\frac{1}{2}d.

^{1507,} for frankynsence, 6d.

^{1529,} pro 1 libra et dim. thuris, $7\frac{1}{2}d$. [i. e. incense = 5d. a lb.].

^{1536,} pro libra thuris, 10d.'

¹ Clark's Lincoln College (1898), pp. 2, 3, 6.

² Godstow English Register (E.E.T.S.), p. lxxv.

³ i. e. one mark (13s. 4d.) in each quarter of the year.

⁴ Sums paid by Lincoln College.

⁵ The distinction seems to be-

^{&#}x27;housling' = communicabilis = the

wafers for administration to the people; 'singing' = celebrabilis = the wafer for the communion of the priest, which was much larger than the wafer for the laity. It was so named because psalms were chanted during its manufacture.

⁶ thus = frankincense.

'1487, to the apparitor pro oleo et crismate for the churches of All Saints and St. Michael's, 6d.'

'1520, pro oleo et crismate, at All Saints and St. Michael's, 8d.

'1487, for candles at Christmas for All Saints choir, $2\frac{1}{2}d$.; for 3 lb. wax for "le standerd" in All Saints church, and for making it, 2s. 4d.'

'1506, 47 lb. wax makyng for our standerds in All Saints church, and tryndels, and taperys for the he¹ awtere, $\frac{1}{2}d$. a lb., $23\frac{1}{2}d$.; for thalow² candylls against Christmas, 3d.; for Judas candyls a lb. the makyng, $\frac{1}{2}d$.

Statutable attendance of Lincoln College at All Saints Church. The lease mentions the requirements of the College Statutes (codified 11 February 1479). The Rector and every Fellow (save one 4) of the College must attend service in All Saints Church on every one of the Greater Festivals. In addition, the College was to provide three sermons in English in each year, viz. on Easter day and on All Saints day, by the Rector; and on the dedication-day of the church (November 18th), by one of the Fellows.

Yearly rent. The yearly rent stipulated for by the College in this lease (53s. 4d.) is peculiar, coinciding with the yearly stipend originally assigned by the College Statutes to the chaplain who served the cure of All Saints Church. Possibly this sum was retained with a view to leaving undisturbed the labyrinth of traditional details according to which the College Bursar's yearly Calculus was made out.

Income of All Saints, circ. 1538. Lincoln College Bursar's Accounts show the sums following as the total receipts, from all sources, for All Saints Church in the years—

				£	8.	d.
1505				11	9	4
1507				15	2	7불
1509 ¹				17	0	5
1525	•	•		9	2	0곳
1530				13	0	10분
1532				10	15	$2\frac{1}{2}$

¹ High.

Church (infra p. 30).

² Tallow.

³ By Thomas Rotherham, bishop of Lincoln.

⁴ This Fellow had to attend at St. Michael's North Gate Church, the other member of the Collegiate

⁵ Supra, p. 23.

⁶ A year of great mortality, so bringing in an exceptional number of burial-fees, masses, and mortuaries: see pp. 27, 28.

In regard, therefore, to the apparent smallness of the probable income and the considerable burdens undertaken under the lease (no. LIX) of the 'vicarage', All Saints parish may seem to have made a bad bargain. It did not, however, regret it, and when the original lease was running out, the parish renewed it:

'1560, for sealinge wax for the churchmen's 1 lease 2 of Allhallows, 2d.'

The sources of this income were altar-dues; Easter dues; private tithes; petty tithes; Sunday pence.

The altar-dues included all offerings at Masses, whether ordinary or commemorative; all offerings before crosses or images of saints (no. XII); all fees at funerals, marriages, and churchings; all bequests to the altar.³

The Easter dues were customary payments collected at Easter from all householders and communicants by the churchwardens of the parish. On the day when the amount was paid over to the College, the College provided a refection for the churchwardens:

'1487, to Mr. Smyth [vintner], for wine at the reckoning of tithes at Easter, 6d.'

'1532, for good ayle at the end of the account on Easter day, 1d.'

These gifts, strictly called 'offerings' were also called 'tithe', as above. They probably account for the constant bequests in these wills of small sums to parish-churches as conscience-money for "tithes forgotten." Such conscience-money was also paid by parishioners in their life-time. Thus All Saints Church received—

'1505, of a good woman for tithe, 10d.'

'1512, of a woman for forgotten tithe, 2d.'

Private tithes, strictly defined, appear to be offerings made by individuals in respect of income not titheable in the ordinary way. At Oxford, graduates seem to have paid to their parish-church 'tithe' in respect of lecture-fees received by them. I have noted no instance of this in All Saints parish, but there are two in St. Michaels, North Gate:

¹ i.e. churchwardens'.

² Continuing the payment to Lincoln College yearly of 53s. 4d., under the old conditions.

Supra, p. 7. 'Oblationes.'

^{5 &#}x27;Decimae et oblaciones.'

⁶ Supra, p. 7.

'1507, about Easter: received from Mr. Deke, for his lectures, in private tithes, . . . 2'

'1507, about June: received of Mr. Perkins for his lectures in private

tithes, 3s. 4d.'

Conscience-money was also paid in respect of these private tithes. Thus, All Saints Church received—

'1513, of a Baysler's of Martyn College, for a other man whoys concyans dyd gruge hym for his privy tythes, 3d.'

Petty Tithes accrued from gardens attached to houses in the parish. In most cases, perhaps, this tithe was brought-in in kind, and went to the College kitchen, without being notified in the accounts. One garden, or orchard, in All Saints parish long continued to make payment, or commutation-payment, on this account:

1582, of Mr. Thomas Furse, for tythe-aples, 2s. 6d. 1586 of Mr. Fures, for tythe-wardens, 12d. 1641, Henry Carter, tithes for garden, 6d. 1654, Mr. Thomas Wallis' garden tithe, 6d.

Sunday pence was a charge of 1d. for each Sunday in the year (but doubled in Christmas, Easter, Ascension and Whit weeks; and so 4s. 8d. in all yearly), levied on every house in the parish of 40s. yearly value and upwards. About 1521 it was disputed. In the Diocesan Registry at Peterborough is an Act-book of John Cocks, vicar-general of the Archbishop of Canterbury, with entries 1521 to 1523. It has much to say about the suit then begun by Lincoln College against John Clerke, poticary, of St. Michael's parish, Oxford, to enforce payment. In 1532, All Saints parish, after a meeting with the College, agreed to continue payment: '1532, for wyne whan we warre att a-grement with the parishe off Allhallows to offer on the Sundays, 16d.'

In 1566, there were 25 houses in All Saints still paying Sunday pence: 'for five and twenty houses, paying 14d. quarterly, £5 16s. 8d.'

This church-tax was collected by the churchwardens and paid in, with the amount collected for Easter dues (p. 25), each Easter.

Provisos as to Pestilence. The provisos of the lease in regard

¹ Richard Duck, Fellow of Exeter: Boase, Reg. Coll. Exon. (O.H.S.) p. 50.

<sup>Amount illegible.
Bachelor = B.A.</sup>

⁴ The College account for 1524 notices in great detail the expenditure in connexion with this suit.

to pestilence seem strange, but there is abundant evidence, in the Bursar's Yearly Account in Lincoln College archives, that they were actual necessities. All Saints (supra p. 22) was a very small parish, in the heart of Oxford. On the west, a fringe of garden grounds separated it from St. Martin's parish; on the north, the quadrangles of Lincoln and Brasenose colleges provided open spaces. But near the church there were several narrow airless alleys running out of the High Street into back lanes, and rows of houses overlooking from each side the overcrowded churchyard. There was no water-supply except by shallow, contaminated wells. Pestilences were, therefore, of almost regular occurrence every summer. Even the broken series of yearly accounts of Lincoln College shows an unceasing succession of epidemics.

1507: August and September: the parish was swept by pestilence. Among the victims were two Fellows of Lincoln College; the Rector's servant-lad: and three 'pauperculi' (boy-servitors), one of them the Bible-clerk. The Rector and most of the Fellows left Oxford, July to November, leaving only two Fellows to keep the College going.

'1507, For wachyng-candyls 1 for the poore chylde, 2 $1\frac{1}{2}d$.; for his schrede 3 and makyng ys pyte, 4 8d.; for ryngynd 5 and the mese-penne, 6 5d.; to a woman that kepe him 2 nyghts and 2 days, 8d.; for tryacle, 7 $\frac{1}{2}d$.'

'For Henry that rede the bybyll's: for syngyng' and ys pyt, 6d.; to the womann that kepe hym, and ys scherde, 10 6d.; for broms, 11 1d.; to two wommen [who] clend Herry's chamber. 2d.'

1508: September and October: return of pestilence: only three Fellows of Lincoln College in residence. One Fellow died of the epidemic in August.

1509: continued pestilence. One of the College victims was a poor-scholar, or young student-servant, whose battells were written off as a bad debt.

- ¹ Probably 'watching candles' placed round the corpse awaiting burial.
 - ² The 'puer Rectoris', as above.
- 3 Shroud. There were then no coffins buried with the corpse: see n. 1, p. 45.
 - 4 Pit = grave.
 - 5 Ringing (his knell).

- ⁶ Mass-penny, i.e. the offering at his Requiem Mass.
 - 7 Medicine.
- ⁸ i. e. the Bible-clerk: Clark's Lincoln College (1898), p. 15.
 - 9 i. e. his Requiem Mass.
 - 10 Shroud.
- ¹¹ Brooms to sweep his room after his death.

'1509: for a schred for Robard Alan, 15d.; forgyfyn unto Robard Alan, the por chyld, after thar he was deyd, off charyte be Mr. Rector and the Cumpane, that he dyd awe unto the College, 3s. $10\frac{1}{2}d$.'

1512: renewed pestilence: more than half the College withdrew, July to August, to Chilton by Aylesbury, Buckinghamshire. On re-assembling, at beginning of September, half the College withdrew, for other six weeks, to Hampton-Poyle, Oxfordshire.

1514: renewed pestilence: one victim was the Sub-rector of Lincoln College. Lincoln College dispersed. Between 19 August and 14 October there were 34 burials in All Saints parish, mostly

of young people.

1525: pestilence in summer: one Fellow of Lincoln College died in May. The College dispersed. One Fellow, Martin Lyndsey, D.D., being suspected of the infection, was put in quarantine, but continued in receipt of his dining allowances, in May:

'alowyd to Mr. Doctor Lynsey for 3'weks commons (Ascension weke 2 beyng one of them) by cause he shold not company with us for fer of the sekness, 4s. 4d.'

1526: grievous pestilence: in the first week in July the burials in All Saints parish were 21 in number, including a Fellow of Lincoln College. Allowances were made by Lincoln College to the College servants during 23 weeks in which the College was absent. Three Fellows only kept house³ in Oxford; the rest of the College partly dispersed to their own homes, partly lived (as a skeleton College) in a hired house, first at Launton,⁴ afterwards at Hampton Poyle. William Hynkerfeld, a B.A. Fellow, was put in quarantine: Allowed—

'for Syr Hynkerfeld his commens, quod infectabatur, for 24 weeks, 33s. 8d.'

1527: pestilence in summer and autumn, the Sub-rector of Lincoln College succumbing to it in the second week in July. The Fellows partly dispersed to their own homes, partly lived together, keeping up a form of College exercises, in a hired house at Combe Longa, Oxfordshire.

the survivors of the great Athenian plague, that they had become plague-proof.

¹ The Fellows.

² Ascension-day, 1525 = 25 May.

³ One was Dr. Martin Lyndsey (supra), thus recalling the fond belief, recorded by Thucydides, of

⁴ Near Bicester, Oxfordshire.

1536: pestilence from October to December: the Fellows partly dispersed, partly lived in a hired house at Launton, Oxfordshire.

1538: renewed pestilence. Most of the Fellows of Lincoln College withdrew in May to Gosford, in Kidlington parish, Oxford, taking with them the manciple, the cook, and the bible-clerk, and remained there till the latter end of August.

1544: pestilence for 22 weeks, from the beginning of June, Lincoln College withdrew to Bucknell, north of Bicester, Oxfordshire, leaving two Fellows only to keep house in Oxford.

These particulars, interesting in themselves as evincing the unhealthiness of English towns in the first half of the sixteenth century, fully account for the plague-provisos of the 153\frac{8}{9} All Saints lease in this series of documents:

- (i) that the Rector and Fellows were in continual expectation of claiming, on account of pestilence in Oxford, absence from their statutable attendance at the services in All Saints Church;
- (ii) that, in many weeks of sickness, the parish-priest of All Saints needed help in his sacerdotal functions.

Origin of Parish Registers in England. The year 1538, in which the churchwardens of All Saints were negotiating their lease and arranging for its ratification by the Bishop and subsequent enrolment in the Bishop's Register, brought compulsory registration of baptisms, weddings, and Burials into the parish-system in England. This is not noticed in these documents, but the matter is so important that occasion may be taken of the mention of this church to make public the new light which its records¹ throw on this subject.

In September, 30 Henry VIII (1538), an Injunction, sent out by Thomas, baron Cromwell, the King's Vicar-general, required every parish-church to provide itself with a book in which to record baptisms, weddings, and burials. Into this book, Sunday by Sunday, the officiating minister had to enter every baptism, wedding, or burial which had taken place on that Sunday, or on any of the six preceding days. There has been a school of writers

contained in the same accounts are also cited. Two witnesses are better than one.

¹ Contained in the Bursar's Accounts in the archives of Lincoln College, Oxford. Those of St. Michael's North Gate Church, Oxford,

who would not admit that any custom found in England can be of English origin. Accordingly, Cromwell is assumed to have picked up this registration-scheme from what he found established at Florence during his residence there (about 1515) or in the Spanish Netherlands (which he visited somewhat later). order to prevent the marriage of such persons, as had, through their sponsors, been artificially brought within prohibited degrees of affinity, the principal church of Florence, at the time of Cromwell's visit, kept a register of children baptized, with the names of their sponsors. So, in the Spanish Netherlands, like records were kept, under the impulse of an edict originally issued in 1497, by the Primate of Spain, Francisco Ximenes de Cisnero. Archbishop of Toledo. Cromwell, it has been alleged, in 1538, copied these records, but extended them so as to include weddings and burials. But the records of All Saints and of St. Michael's North Gate parishes, Oxford, show a system of weekly registration in regular use before Thomas Cromwell was born, as well as during his youth before his residence abroad.

On each Sunday, one Fellow of Lincoln College attended at All Saints Church, and another Fellow attended at St. Michael's Church, to make a note in his book of all churchings of women, all weddings, and all burials which took place that day or had taken place in the week preceding; with a statement of the offerings, or fees, which had been paid in each case. Baptisms, of course, were not recorded, because no fee, directly or indirectly, was asked for baptism; but the births of children are sufficiently indicated by the thank-offerings of their mothers.

The natural inference is, that similar records were kept in all churches—and there were not a few such in England—in which the cure was served by a chaplain, but the altar-offerings belonged to some religious house or secular College. Cromwell, therefore, in his Injunctions of 1538, did no more than impose on all parish-churches a registration-system which had long been (regularly, if somewhat laxly) in use in many.

1487: at All Saints Church.

I Su. after Epiphany (7 Jan. 148°)—funeral of John Smyth, skynner. VII Su. after Epiphany (18 Feb.)—wedding of David dyer. IV Su. in Lent (25 March, 1487)—a funeral and a churching. Passion Sunday (1 April)—a boy's funeral, another funeral, and a churching. III Su. after Easter (6 May)-three funerals and a churching.

IV Su. after Easter (13 May) -three funerals.

Whitsunday (3 June)-two funerals, a churching, and Mr. Wither's funeral.

Corpus Christi (14 June)-funeral of wife of Ashley, the tailor.1

I Su. after Trinity (17 June)-a churching.

III Su. after Trinity (1 July)-a boy's funeral.

V Su. after Trinity (15 July)-a boy's funeral.

IX Su. after Trinity (12 Aug.)-a funeral.

Assumption of Mary (15 Aug.)-funeral of Lech's wife.

XIV Su. after Trinity (16 Sept.) - a churching.

XX Su. after Trinity (28 Oct.)-a churching.

1487 : at St. Michael's Church.

III Su. after Epiphany (21 Jan. 148#)—a wedding, a funeral.

IV Su. after Epiphany (28 Jan.)-Johnson's wedding.

V Su. after Epiphany (4 March)-a funeral.

Quinquagesima (25 Feb.)—three funerals.

III Su. in Lent (18 March)—three funerals and a churching.

IV Su. in Lent (25 March, 1487)-John Adam's funeral.

Passion Sunday (1 April)-a funeral.

Palm Sunday (8 April)—two funerals.

III Su. after Easter (6 May)-two funerals.

IV Su. after Easter (13 May)-a funeral.

III Su. after Trinity (1 July)-a funeral.

XIII Su. after Trinity (9 Sept.)-a churching.

1508: at All Saints Church.

II Su. after Epiphany (16 Jan. 150%)—wedding of John bocher's mother.

III Su. after Epiphany (23 Jan.)—churching of Nicholas Crier's wife.

IV Su. after Epiphany (30 Jan.)-churching of the cook of Oriel's wife, and of Wise's wife; burial of the infant son of said cook; wedding of John Skinner's man-servant.

VI Su. after Epiphany (13 Feb.)-wedding of Belman's maid-servant.

Septuagesima (20 Feb.)-churching of Beston's wife; burial of a poorscholar.

Sexagesima (27 Feb.)—burial of a poor woman.

Quinquagesima (5 March)—churching of John Carpenter's wife.

II Su. in Lent (19 March)-burial of Thomas Skinner's boy.

Annunciation (25 March, 1508)—burial of Blunt's man-servant.

IV Su. in Lent (2 Apr.)-burial of Colinson's wife. Passion Sunday (9 Apr.)—churching of Skinner's wife.

Easter (23 Apr.)—churching of Pitts' wife; burial of John Skinner's boy; burial of Blunt's daughter.

IV Su. after Easter (21 May)-churching of John Skinner's wife.

V Su. after Easter (28 May)-three churchings, viz. Thomas Walker's wife, Walter capper's wife, and a poor woman.

VI Su. after Easter (4 June)—burial of Wayte's man-servant.

III Su. after Trinity (9 July)—churching of John glover's wife.

IV Su. after Trinity (16 July)—churching of King's wife.

V Su. after Trinity (30 July)—churching of Aronley's wife.

VII Su. after Trinity (6 Aug.)—churching of Gamston's wife. VIII Su. after Trinity (13 Aug.)—burial of . . . Pekke, B.A.

IX Su. after Trinity (20 Aug.)—burial of Mr. Wodde (Fellow).

XI Su. after Trinity (3 Sept.)—churching of the glover's wife over the corner shop.

XIII Su. after Trinity (17 Sept.)—burial of Teko's wife.

XV Su. after Trinity (1 Oct.)—burial of two maid-servants of Blunt.

XVI Su. after Trinity (8 Oct.)—burial of Ashley's journeyman (Atkins).

XVII Su. after Trinity (15 Oct.)-burial of Linche.

XVIII Su. after Trinity (22 Oct.)—wedding of Pitts' maid-servant.

XX Su. after Trinity (5 Nov.)—wedding of Bristo's man-servant.

XXII Su. after Trinity (19 Nov.)—two churchings (viz., the barber's wife and John Simon's wife).

II Su. in Advent (10 Dec.)-churching of Simon skinner's wife.

1508: at St. Michael's Church.

II Su. after Xmas (2 Jan. 1507)—a churching.

II Su. after Epiphany (16 Jan.)-burial of Gamston's boy.

III Su. after Epiphany (23 Jan.)—a churching.

V Su. after Epiphany (6 Feb.)—two churchings (viz. Crampe's wife; Winslow's wife).

VI Su. after Epiphany (13 Feb.)—two burials (Laghton's boy; Alexander's boy).

Septuagesima (20 Feb.)—burial of Asheley's boy.

Sexagesima (27 Feb.)—burial of Halpathe's boy.

IV Su. in Lent (2 Apr., 1508)—two burials (viz. Herdsone's wife and a 'scholaris' of Exeter College).

III Su. after Easter (14 May)—churching of Linley's wife; wedding of John Brymmyng.

V Su. after Easter (28 May)—burial of Pirot's man-servant; two other burials.

I Su. after Trinity (25 June)—burial of a boy.

III Su. after Trinity (9 July)—burial of Hills' boy.

IX Su. after Trinity (20 July)—two burials (viz. Hollerd, and John the parish-clerk).

X Su. after Trinity (27 July)—a wedding; burial of father Camden; and another burial.

XI Su. after Trinity (3 Sept.)—Dragley's funeral.

XII Su. after Trinity (10 Sept.)—a boy's burial.

XVI Su. after Trinity (8 Oct.)—burial of Seth's man-servant.

XVII Su. after Trinity (15 Oct.)—three burials (viz. Helen Rogers, Rogers' boy, an old woman).

XVIII Su. after Trinity (12 Nov.)—burial of alderman John Rogers.

XXII Su. after Trinity (19 Nov.)—burials of two boys.

1512: at All Saints Church.

I Su. after Xuias (28 Dec., 1511¹)—churching of John Kyng's wife.
 I Su. after Epiphany (11 Jan., 151½)—burial of Mr. Johnson's daughter.
 IV Su. after Epiphany (1 Feb.)—burial of wife of Edward, the inn keeper; wedding of Mr. Mortimer.

Sexagesima (15 Feb.)—churching of John Skynner's wife.

II Su. in Lent (7 March)-churching of wife of John Simonys.

III Su. after Easter (2 May, 1512)—churching of Thomas Cartar's wife.

IV Su. after Easter (9 May)—churching of John barbar's wife.

V Su. after Easter (16 May)—churching of Maydenston's wife.

II Su. after Trinity (20 June)-Typpyng's wedding.

III Su. after Trinity (27 June)—wedding of a carpenter; burial of Mr. Robert Strangways.

VI Su. after Trinity (18 July)-burial of Walter cappar's son.

VIII Su. after Trinity (1 Aug.)—churching of John Whallysman's wife.

X Su. after Trinity (15 Aug.)—churching of — Gamyston's wife.

XI Su. after Trinity (22 Aug.)-burial of Mr. Symons' man-servant,

XII Su. after Trinity (29 Aug.)-burial of Sawbryge's daughter.

XIV Su. after Trinity (12 Sept.)—two burials (viz., of Launslawtt's daughter, of John Kyng's man-servant Robert).

XV Su. after Trinity (19 Sept.)—three burials (viz., of a carpenter; of two boys).

XVI Su. after Trinity (26 Sept.)-churching of John Wyse's wife.

XVII Su. after Trinity (3 Oct.)-burial of Thomas Mallere, tailor.

XVIII Su. after Trinity (10 Oct.)—three burials (viz., Agnes Bowrow's boy; William Skynner; Thomas Kent's maid Clemence).

XX Su. after Trinity (24 Oct.)—burial of Kent's little maid-servant.

XXII Su. after Trinity (7 Nov.)—burial of late William Skynner's boy. XXIII Su. after Trinity (14 Nov.)—wedding of Whayte's ² maid-servant.

XXIV Su. after Trinity (11 Nov.)—weating of Robert cowke's wife.

1 Su. in Advent (28 Nov.)—churching of William Skynar's wife; burial of widow Joan . . .

III Su. in Advent (12 Dec.)—churching of Wattson's wife.

1512: at St. Michael's Church.

Xmas., 1511 (25 Dec., 1511)—a boy's burial.

II Su. after Xmas. (4 Jan., 151½)—two burials (both boys).

I Su. after Epiphany (11 Jan.)—churching of John Barbar's wife.

II Su. after Epiphany (18 Jan.)—churching of Haleshaylle's wife.

III Su. after Epiphany (25 Jan.)—churching of John Croffton's wife.

Sexagesima (15 Feb.)—churching of Peter's wife.

Palm Sunday (4 April, 1512)—churching of Edmund Sharpe's wife.

V Su. after Easter (16 May)—burial of Mr. Campden's boy. I Su. after Trinity (13 June)—churching of Mr. Campden's wife.

1 The accounts are kent by the ings and havings

¹ The accounts are kept by the Church Year, beginning Advent Sunday. It is singular that churchings and burials so seldom occur in these years in December.

2 i.e. Wayte's. IV Su. after Trinity (4 July)-two burials (Mr. Henry Strangways; and a scholaris of Laurence Hall).

VIII Su. after Trinity (1 Aug.)—burial of Richard 1 Yongman's wife.

IX Su. after Trinity (8 Aug.)—churching of William hoycher's wife. X Su. after Trinity (15 Aug.)—burial of Peter's wife.

XIII Su. after Trinity (5 Sept.)—burial of widow Rodgers.

XVIII Su. after Trinity (10 Oct.)—burial of Lynley's son.

XIX Su. after Trinity (17 Oct.)—two burials (viz., of Elizabeth Kowke, and of John barbar's wife).

II Su. in Advent (28 Nov.)—churching of Lynley's wife.

1524 : at All Saints Church.

Week beginning

10 Jan., 1523: Joan Kyng's wedding; burial of an infant boy.

17 Jan., 1523: a churching.

7 Feb., 1523: churching of - Symons' wife; another churching; burial of a poor fellow; burial of Alice Clark's boy.

14 Feb., 1523: a churching.

6 March, 1523: churching of Alice Clark.

24 Apr., 1524: churching of Robinson's wife. 1 May, 1524: burial of Monday's boy.

22 May, 1524: churching of Neyll's wife.

5 June, 1524: burial of Mrs. Page.

17 July, 1524: churching of Edward Herst's wife.

24 July, 1524: churching of Powll's wife.

31 July, 1524: wedding of Joan Kynge's maid-servant, and burial of John Manston.

14 Aug., 1524: a churching; and Penfold's burial.

28 Aug., 1524: churching of Cowper's wife.

4 Sept., 1524: churching of Neyll's wife; and burial of Neyll's son.

18 Sept., 1524: burial of an old woman.

25 Sept., 1524: churching of John Brygeman's wife.

16 Oct., 1524: burial of the old woman who lived in John Symons' house.

23 Oct., 1524: burial of Walter capper's boy.

30 Oct., 1524: two burials (viz., Feltwell's boy, and wife of Swett Thomas).

23 Nov., 1524: two burials.

11 Dec., 1524: churching of wife of Robert Davys; and burial of Agnes Borow.

1524: at St. Michael's Church.

Week beginning

10 Jan., 1523: a churching; and Robert Glasser's wedding.

12 June, 1524: wedding of St. Michael's parish-clerk.

28 Aug., 1524: churching of Geykyns' wife.

29 Nov., 1524: Mr. Archer's burial.

11 Dec., 1524: a churching.

Table of Registration-entries, 1524-9. The evidence of the preceding scattered years can happily be clinched by a six-years' succession of registration-entries:

		Churchings.		Weddings.			Burials	
1524	All Saints .	14		2	·		16	
	St. Michael's		3		2			1
1525	All Saints .	6		3			16	
	St. Michael's		8		0	•		10
1526	All Saints .	6		4			41	
	St. Michael's		3		2			5
1527	All Saints .	10		4			17	
	St. Michael's		1		3			21
1528	All Saints .	14		4			18	
	St. Michael's		4		1			22
1529	All Saints .	11		1			23	
	St. Michael's		7		3			15
		_	_	-	_	Ł	_	
	Totals	61	26	18	11		131	74

that is (for the six years, and in the two parishes) 87 churchings; 29 weddings; 205 burials.

Surely after this plain statement of plain facts, it can never again be asserted that Church Registration in England began in 1538 by importation from Italy or from the Spanish Netherlands.

Payment in kind. A special and frequent feature of these documents is payment not in coin, but in goods. A testator, giving a bequest to a church or to a relative, very often bestows not money, but a sheep, or a lamb, or so much barley or malt. A ready explanation of such bequests is found in the undoubted fact that the value of stock and grain was subject to great and unforeseen fluctuations, not only from year to year, but from month to month. If, therefore, stock and grain, at the time of the execution of a will, should command high prices, a testator was willing that his legatees should reap the benefit of the favourable market prices of the items of his bequest to them; but if it happened that the will had to be given effect to in a time of depressed prices, a testator was willing that his executors should not be troubled with

in the Bodleian, and are accessible there for checking every statement of fact here made. Lincoln College, in its new Archives-room, has dealt worthily by the original documents.

¹ Full and authoritative notes on these points (as taken by me, at first hand, from the Account-books in Lincoln College Archives) are preserved in a set of quarto note-books

making good the fall in the market value of his bequests. But, it must be observed, that the perpetual recurrence of bequests in kind is plain evidence that coin, the medium of exchange, was then not readily available. It was much easier to transact business by barter of goods than by money payment. Accordingly, we find (no. XVI) an I. O. U. for £20 cancelled on payment in malt and in sheep, 1459. An odd letter, preserved in the oddest of ways, carries this scarcity of circulating capital down to the Commonwealth period.

Dr. Edward Hyde, of Brightwell, Berkshire, who died 1659, in writing one of his sermons' ran out of paper, and had recourse to the backs of some old letters. One of these was from Geoffrey Pope, an officer in Colonel Barnes' regiment in Wardour Castle, Wiltshire, and asked leave to pay a debt 'in sheep, for money is a scarce commodity in this country' (= county).

¹ In Dr. Plume's chest at Maldon, Essex; Essex Review, xiii, 31.

SIXTY-THREE LINCOLN DIOCESE DOCUMENTS

1450-1544

I: Will, 1450, of Joan Buckland, widow of Richard Buckland, of Edgeott, Northamptonshire.

From bishop John Chedworth's Register at Lincoln, lf. 55 to lf. 56. In the same Register, at lf. 84 bk. to 85 bk., is a second copy of this will. In this second copy the surname always appears as 'Bokeland'; and the verb 'wol', or 'woll', is generally 'will', but sometimes 'wyll'. The chief other variants of the second copy are given in the footnotes. Some slight clerical errors in the first copy have been corrected from the second copy without comment.

This Dame' Buckland was a notable housemistress, and her enumeration of, and division of, her household and personal effects are pleasingly minute and distinct.

One of her phrases invites a note, since it touches on a point as to bed-linen which occurs in several other of these wills, but is now practically forgotten. Linen was then woven in a long narrow web, incapable of providing a sheet of sufficient width for any ordinary bed. The usual practice was to take three lengths from such a web and sew them together at their edges so as to form a sheet of the desired width. This arrangement had the advantage, from the point of view of household economy, that, when the middle strip grew thin by use, the long seams could be unpicked, and one of the less worn side-strips put in the middle, removing the original middle-strip to the edge. When this fresh middle-strip became thin in its turn, it changed places with the other side-strip. Each of these strips was called, in English, a 'leaf', or a 'breadth'; in Latin, a folium, Buckland uses 'leaf'. Half-widths occur; e.g. sheets of 'two leaves and a half', some apparently for coverlets,1 others for narrower beds. Ancient beds were constructed for two, or even several, persons sleeping together. Shakespeare, in Twelfth Night, mentions the then proverbial 'great bed of Ware', in Hertfordshire, which required a sheet of twelve feet square.

head-sheets, now called top-sheets.

Dame Buckland's bequests include four service-books, catalogued, in the way then in universal use, by the first words of the recto of their second leaf. Such books, to begin their first leaf, had generally a more or less elaborate illumination, so that the first words of the second leaf supplied a simpler distinctive mark by which to recognize them.

6 May, 1450.

* In dei Nomine, Amen: in the yere of oure lord M1 cccclti the Lvj. day of the moneth of Maij, I, Iohane Bukland, ordeyn and dispose all this here vnderwritten for my last wille, at the making herof beyng in good helth 1 thanked be god.

Bequest to Edgcott church, Northamptonshire.

ffirst, I beqweth to the Churche of oure lady of Ochecote ij. 5 Chaleys gilte; Item, a encensure, with a Ship therto, bothe of Syluer; Item, a grene appariell for the Auter, that is for to say, Reredose & frontell powdred with golde, & ij. Rydelles of Grenetarteryn; Item, ij. smale peces of the same sewte for the Sepulcre: Item. ij. Apparell of white for the ij. TO Testamentum

Auters, with Ryddelles,2 for lente, & ij. vestu-Iohanne mentes of the same seute; Item, j. hole sewte Buckland. of blew, that is to say, a Cope of Damaske, i.

Chesiple, & ij. Tynicles, and all thapparell that longith therto; Item, to the said Churche, a Masseboke, the first worde of the 15 secund leeff dei dixit; Item, j. grayle, the first worde of the secunde leef vel hoc; Item, a portevose,4 the first worde of the secunde leff ipso die; Item, j. processionary, the first worde of the secunde leffe Oremus. deus qui.

Bequests of plate to Robert Carleton. Master of St. John's Hospital, Banbury; John Greve. vicar of Blakesley, shire; and others.

Item, xij. of my best bolle peces, to be departed in this 20 wyse: - to sir Robert, Maister of sent Iohn 5 hospitall of Bannebury, a pece & iiij. spones; Sir Richard Wymark, vicar of donkastre, 6 j. pece & j. spone; Sir William Syleby, j. pece & j. spone; Sir Iohn Greyve, vicar of Blaconesley, j. pece iiij. spones; Maister 9 Thomas Vicary, j. pece & j. spone; Agnes Bukland, 25 Northampton- j. pece; And to Maister William Rede, j. pece 8 iiij. spones.

Item, to Richard kyddington, a Bolle pece new & vj. spones; Item, to the same Richard, my more sawter at Ochecote.

³ tunicles. 4 porce...
7 Blacolnesley. * If. 55. 1 health of body. ² a rydell. 5 Jones. 6 ? Vicar of Doncaster, Yorkshire. 8 and iiii. 9 Mayster Thomas vicare a peece and a spone.

Item, to the house of Chesthonte, xij. smale spones marked Bequest to with the towche.

Item, I besett to Richard Clarell a apparell for a auter, that fordshire. is, a Reredose red of clothe of Sylk with a Crucifix therupon, j. church tapes-5 frontell of the same seute, *j. pyllow for the Auter, j. Auter try and plate to Richard clothe (the frontell fringed sewed therupon) of the same sewte, Clarell. ij. rede courteyns of Sylk; Item, to the said Richard, the lasse 1 Chaleys of ij. that I have at london; Item, a litell payre of salt salers 2 gilt; Item, j. paire of Candelstykkes siluer for the 10 auter; Item, j. litell Chafir of Syluer, with iij. fete; Item, xij. of my best spones that ben here.

Cheshunt priory, Hert-Bequest of

Item, to the said Richard, j. rede Syllour 3 and the Testour, Bequest of three Curteyns & the hylling and all the Costres that longe to stuff to the the same Chambir of Rede; Item, ij. qwysshyens of Red clothe same Richard 15 of Sylk; Item, the best carpett of the twayne grete & j. the best of the litell Carpettes; Item, the best ffetherbed, & the best Matrasse with the best bolster, j. paire of the best ffustyans; Item, ij. of the best pyllows with the Beerys; Item, j. payre of Shetis of Raynes with iij. leues & closse seme; 20 j. hedshete of the same, with ij. leues & dim.4; Item, ij. large Bordclothes of knottes of oon sewte, j. longe towell of the same sewte 5; Item, ij. smale towelles of Raynes playne; Item, ij. Surnapes of Raynes wroght, ij. potellers of Syluer of the ffrench Shape; Item, j. longe Settyll 6 & j. Cheyer Coruen; Item, vj. 25 peces Chased with the Coueracle, the Monethes enameled in the Bottom; Item, j. Chafir to hete watir in & my grettest basyn of latyn.

Item, to the said Richard, my litell Sawter; Item, j. paire of Other bequests Gardeuyance, the best that I have at london, & a standard that to Richard 30 I have here; Item, to the said Richard, j. paire of Botelles,

a superaltare & j. Missall, with Syluer claspes.

Item, I beqweth to Thomas Clarell my grete Bolle pece with and to others. the coueracle 5 & j. rounde table, j. litell paire of gardevviance & j. paire of Wynebotellys.

Item, to Pykeringes wyff, j. litell depe Bacyn of Syluer. Item, I besett to Maister Iohn Trotter, the parson of Ochecote, Bequestschief-

ly to clergy,

^{*} lf. 55 bk.

⁶ sedile.

¹ lesse.

⁴ i. e. dimidium = half.

⁷ couercle. 8 Gardevyans.

² j. litle par sensours.

⁵ werk.

(a) to John Trotter, rector of Edgcott, Northamptonshire;

j. bed of Blew bokeram with a testour & iij.1 Courteyns of the same, with all the Costres longyng to the same Chambir; Item, i, good ffetherbed with j. large matrasse hilled with white canuase & j. bolster, a paire of the best blankettes, j. hilling of blew worsted, j. lytell Carpett; Item, j. bolle of Syluer; Item, my 5 lytell Cipres table & j. spitte, suche as is moste necessary for him; Item, I woll that the parson a foresaid haue j. table, j. paire of the best Trestilles, the fairest fourme, j. Copbord; Item, the grettist potte & the grettist panne that is in my Kechyn.2

(b) to Robert Carleton, master of St. John's Hospital, Banbury;

Item, I besette to sir Robert Carleton, Maister of seint Iohns 3 10 of Bannebury, the stayned bed with iij. Courtayns in the Chambre aboue Clarell, and all the Costres for the same Chambir; vj. awisshens of Tapstre 4 werk wrought with gootys, j. good fetherbed, j. good matrasse, j. good paire of blankettes & j. hillyng of Red & grene, j. good bolster, j. good pyllow, j. paire of Shetes 15 of ij. leuvs & dim.; Item, j. table, j. paire of trestilles, thre ioyned stolys, a Copberd; Also, my secunde grete potte & my secunde grete panne and a spitte suche as is necessare for his vse.

(c) to Jacob;

Item, I besette to Iacob, a spreuer 5 of white, a paire of shetis of ij. leues & dim.; a matrasse, a bolster, j. pillow, a paire of 20 blankettes, a gode qwylt.

(d) to John Greve, vicar of Blakesley, Northamptonshire.

Item, I besette to sir Iohn Greue, vicar of Blaconesley, a matrasse, j. bolster, j. paire of shetis, j. paire of Blankettes, j. blew hillyng, & iij. courtaynes sewte of the bed in his Chambir; j. Chist suche as is necessary for him, j. Chayer of beyond the 25 see 6 making, j. Chafir 7 for to heete watir inne, & the grettest bason (sauyng oon) of laton.

Unbequeathed silver plate to be sold.

Item, al my siluer vessell that I have not beset neither in this testament nor in my Testament at london I vvol that it be solde.8 30

Unbequeathed bedding and napery and pewter and brass to be executors.

Item, all my other bedding & napery, which I have not besett in my testament, I wol that it be departed to suche frendis & seruauntes as be with me and to mewardes, after myn distributed by executours discrescion.

Item, I wol that al my pewtir vessell be departed among 35 my seruauntes abyding in this Contre and also amonge my tenauntes.

¹ jiij. ² chechyn. ³ Jones. ⁴ Tapsere. 5 sperver. 6 by yend the see wark. 7 i. Chafyr. 8 selld.

And all my brasse remanent; for to be departed in lyke wyse after the discression of myn executours.

Item, all my spittes & Rakkes 1 which I have not besett in Bequest to my Testament I wol that thei be leffte in the parsonage to my rectory-house. 5 tenaunt; ease perpetuell, And that thei be indented betwix 2 the parson & the parishens.

Item, I wol that whosoeuer shall reioyse this Maner of Bequests to Ochecote after my decesse that ther be leffte in the olde manor-house, Chaumbir the sellure and the Testure enbrowdred and iij. Northampton-shire, with its 10 Curtaynes of the same, and all the Costres of the same sewte, old chamber, the federbed, & a matrasse, j. bolster, & j. paire of fustyance that lyeth on the same bed, and a hilling of the same sewte, j. grete Carpette (the secunde) and a litell Carpet (next the best 3), the new mattes that lyen 4 in the same Chaumbir; Item, 15 I wol that the Red wosted qwisshens abyde stille in the same Chaumbir, Also j. copeborde.

Item, in the halle, the Red halling lefte in the same, with all and hall, the Costirs and Bancours of the same sewte, xij. qwisshens of Red diapred with grene, i. copborde that standith in the halle; 20 Item, a longe table coloured with grene, j. paire of trestilles longing therto, and the side Table with the Trestilles.

Item, I wol that all the Costeringes that longith to the parlour and parlour. And the Bankers and xij. qwysshens that longer 5 to the same parlour abyde therin; j. table for the high deice 6 (the lenger) 25 with the Trestilles, j. longe grene table with the trestilles, And j. playne forme,* j. Copeborde, & all other necessarijs that ar nayled fast in the said place I wol that thei abyde stille.

Item, all other necessaries as stolys Chistes or formes 7 I wol Bequests to that myn executours that been 8 in this contre haue that is executors. 30 necessary for hem 9 of the best that is not written afore to theire owne vse and the remenaunt; to be departed amonge other frendis of myn here in this contree.

Item, as towching my horses that be here at the day of my Bequests of departing, I wol that Richard Clarell haue the best next my horses, 35 mortuary, Iacob the thirde, Iohn Cook the iiijthe;

as touching my Carthorses 10, I wol that he that kepith hem cart-horses, at that day have the best and j. Cowe the best; cows,

1 and all my rakkes. * lf. 56. 3 next best. 5 longyth. 7 formes or chestis. 6 devse. 9 them. 10 carthorse.

and sheep.

the secunde I wol that hertwell haue, & ij. kyne & xij. ewen of thoo that I haue here.

Item, Alyson Swayn ij. 1 kyne & xij. ewen that I haue here at my departyng And that she be well see to of clothing and bedding that is necessary vnto hir and wel rewarded.

Item, j. of the Carthorses to henry Cheyny & j. cowe.

Item, j. Carthorse to Iohn Bole and j. Cowe.

All the remenaunt; of my kyne and my wedirs that be here in this lordship that thei be spendid amonge my tenaunt; in mete.

Bequests of wheat and malt to Edgcott tenants, and to the poor of nine adjacent villages.

Item, I wol that enery tenaunt of myn in Ochecote haue dim. quarter of wete & dim. quarter of Malt.

All² the remenaunt; of whete and Malt that it be departed in townes here aboute, that is to say, in ³ Wardon, Byfeld, Wardyngton, Croppredy, Culworth, Eydon, Sulgrave, Stotesbury, 15 and other poer townes that be here abowte.

Bequests of blankets and sheets. Item, I wol that Iohn 4 Cook haue a matrasse, j. bolster, j. paire of Blankettes, ij. paire of shetis & j. pillow.

Item all the meyny⁵ shetis that I have here for to be departed amonge my servaunt; men & wommen.

Item, I wolle that Thomas Clarell haue j. paire of fyne shetis of three levys, with j. hedshete therto of ij. levys & dim.;

Item, to Richard kyddington ⁶ j. paire of fyne shetis of ij. leuys & dim. with a hedshete of ij. levys.

Item, to my Goddoughter Thomas Clarell ⁷ doughter j. paire ²⁵ of shetis of ij. levys & dim. & x li. to her mariage & j. bolle pece of Siluer.

Bequests of miscellaneous effects.

Item, to Thomas Bylling j. paire of Gardevyaunce s which be here & j. paire of wyne botellys.

Item, to the maister of seint Thomas of Acres my table of 30 yvery that my lord of Bedford 9 yave me.

s of Item, to Elizabet Richard Clarell wyff, 10 j. violet gowne furred

Bequests of articles of clothing.

- iij. ² And all.
- ³ Byfield, Chipping Warden, Culworth, Eydon, Stuchbury, Sulgrave, in Northamptonshire; Wardington, Cropredy, in Oxfordshire; Boddington, Northts. 43/15 is added.
 - 4 Jone.
 - ⁵ meyny? = menage, houshold.
- ⁶ kedington.
 ⁷ Clarell his.
- 8 Gardeviens.
- ⁹ 'my lord Bedford gafe.' John Plantagenet (third son of Henry IV), Duke of Bedford, died 1435.

10

¹⁰ Elizabeth the wife of Richard Clarell. with Amysse grey; Item, j. nother blak gowne furred with Matrons 1 pollys.

Item, to Ionet Iacob 2 wyff, i. violet Gowne ffurred with Gray. Item, to Margarett Wlff,3 j. blak gowne furred with menyver.

All my other Gownes and kirtilles that thei be departed to my wommen seruauntes 4 with me at my departyng.

Item, to eueryche of the iiij. orders of the freris at Oxford 5 Bequests to xx s. for to say placebo & dirige with masse of Requiem for my Orders of housbondsowle and myn oonys at my departyng and efte at my Friars Mendicant at 10 moneth mynde.

Oxford;

In lyke wyse, to the iiij. ordres at Northampton and the ij. at Northampordres at Coventre.

ton; and at

Item, that ther be departed to every Towne here aboute Money bexx s. that is to say Wardon, Byfeld, Wardington, Cropredy, quests to 15 Culworth, Eydon, Sulgrave, Stotesbury, Bodyngton and other neighbourhood (see p. 42). smale townes here abowte to euery towne vj s. viij d.

Item, to Issabell knyghtley, a pece of Arasse 7 with the Salutacion.8

Item, to Walter Mantell, j. sprever red and grene paled.

Miscellaneous bequests

Item, to Iohn Chawce 9 the Elder, j. Sprever white with the Courteynys abowte frenged with white Sylke and a fyne gwyllte of thoo that be at london.

Item, to Margarete Wlff 3 v. li.

Item, to the Prioresse of penley, vjs. viij d. and to euery Bequests to 25 Nonne of the same howse, iij s. iiij d.; Item, to the said howse Pinley Priory, vj. smale sponys syluer.

Item, to the womman that is next me at my departyng Cs., Bequests to servants. j. bolle pece, & ij. spones, and j. gowne furred with Mynkys.

Item, to Edward leek, C. wedres that be at Sewell and all my [Sywell, 30 yonge hekfares that be at Sewell at my departyng; Item, to shire.] Edward leek, j. bolle pece & iiij. spones.

Item, to my Shepard at Sewell xx. wedres and xx s.

Item, to my Skryvener at london a flat pece gilt vncouered which is in a standard at london at seint Thomas of Acres.

Item, all my Syluer wessell (xxvj. platers) that I am serued

¹ martirn. ² Jacob his. 3 Wolfe. 4 servauntes dwelling. 5 Oxenford. 6 Croppreby. 8 Salutation of owr ladv. 7 aras.

Jone Chawcee.

Disposal of silver plate. withall 1 dayly & xxxij. 2 sawcers which I am serued with all 1 dayly I wol that it be smytten in koyne and to be departed amonge poere housbondes here in this Contre after my Executours discrescion.

Item, ther be iii. depe disshis of Syluer: I wol that 5 pykringes 3 wyff haue oon, Thomas Clarell oon, and Richard Clarell wyff the iijde.

Bequest to Fishmongers' gild, London.

Item, to the poer men of ffyshmonger Craffte in london to be departed after the discrescion of myn Executours xx li.

[Latin Record of Probate.]

John Chedworth, bishop of Lincoln,

Nouerint Vniuersi quod nos Iohannes permissione diuina 10 lincolniensis Episcopus testamentum honeste mulieris Iohanne Buckland Relicte Ricardi Bukland armigeri nostre diocesis defuncti cum voluntate eiusdem defuncte de anterioribus datis pre-16 June, 1462, senti testamento annexis xvj die Iunij Anno domini Millesimo CCCClxijdo apud Oxoniam dicte nostre diocesis per Magistrum 15 Iohannem Trotter et Ricardum Clarell executores in eodem testamento nominatos exhibitum approbauimus et insinuauimus ac pro vero testamento eiusdem pronunciauimus.

at Oxford, approves the

> Administracionem quoque omnium bonorum dicte defuncte infra iurisdiccionem nostram existencium

Approbacio eiusdem.

prefatis executoribus in eodem testamento nominatis, in forma iuris iuratis, commisimus et Committimus, reservata potestate consimilem administracionem committendi Thome Bylling coexecutori in eodem testamento nominato cum venerit admissurus, compotum calculum et raciocinium dictorum executorum super 25 administracione sua huiusmodi nobis reddenda specialiter reseruantes. Datum die loco et anno domini supradictis Et nostre Consecracionis Anno Decimo.

but requires executors to send in their accounts.

II: Will, 1450, of Sir Thomas Cumberworth, Knight, of Somerby by Glanford Brigg, Lincolnshire.

From bishop Marmaduke Lumley's Register at Lincoln, lf. 43 to lf. 46 bk. This document is in a somewhat difficult hand, and the reading in some words is quite doubtful. A feature of the deed is the abandonment of the old b, to make use of 'y'. The testator disposes of a noteworthy collection of relics, of several devotional books, and of a MS. of Chaucer's Canterbury Tales. The devotional books seem to have partly come from religious houses (Grace Dieu priory in Leicestershire, and an unnamed

1 with.

2 xxiij.

3 Pykeringhis.

Friary). Special mention is made of a Latin Psalter (David sauter); of Walter Hilton's (died 1396) de vita contemplativa et activa, or, at least, of the second part of it; and of de vita Christi, possibly the treatise by Ludovicus de Saxonia, but see Bonaventura's Speculum vitae Christi (as noticed in Oseney English Register, E.E.T.S., 1913, p. ix.) Some slight peculiarities of the hand have been purposely omitted, e.g. a sort of contraction mark over will, several false starts, and a flourish at end of proper names.

* Anno domini 1450: Testamentum domini Thome Cumberworth, Militis.

In the Name of gode and to hys loveyng, Amen. I, Thomas Cumbyrworth, knyght, the xv. day of ffeberger the 3er of 15 February ouere lord Milcccc and .l., in clere mynde & hele of body. blyssed 1450/1. be gode, ordan my last wyll in this wise ffolowyng.

ffurst, I gyff my Sawle to gode my lorde & my redempture, & my wrechid body to be Beryd in a chitte 1 with-owte any kyste Burial in in the North yle of the parych kirke of Someretby 2 be my wyfe. Somerby Church.

and I will my body ly still, my mowth opyn, vnhild, xxiiij. Precautions owrys, & after laid on here with-owtyn anythyng peropon to couer against premature burial. 10 it bot a Sheit & a blak cloth with a white crose of cloth of gold: bot I wyl my kyste be made & stande by; &, at my bereall, giff

it to hym that ffillis my graue.

Also, I gif my blissid lord gode for my mortuary ther I am Somerby, and bered my best hors with my best Sadill and the hernas perto, tuaries at 15 and at Stayn 3 & arghum 4 a mortuary as law will.

Also, I gyff to ouere blissyd lady & hir colage at lincoln, bar Bequests to? to byde, a hole westment of redveluet cloth of gold & blak palid (a) St. Mary's College at Linwith white cloth of gold etwyne & both copis of the sute & my coln[=Lincoln Minster]; best cote of armes.

Also, I gif to Sayn kateryn & to hir hous of lincoln 5 a cope- (b) St. Kathewith white veluet with grene Braunches yerin & with myne Lincoln: armes on the hode.

Also, I giff to the hous of thornton a cope of redde veluet opon (c) Thornton Satyn orfrade with white damaske enbrouded.

1 i. e. sheet, shroud. The coffin was used to carry the body to the grave, not buried. Here a new coffin is to be made, to be given to the sexton as a gift.

2 'Someretby' is said to be

Somerby by Glanford Brigg.

3 Stain in Withern, Lincolnshire.

⁴ Argam, near Bridlington, in Yorkshire.

⁵ St. Katherine's priory, Lincoln, a house of Gilbertine nuns.

A special mortuary at ordinary mor-Stain and] Argam.

(d) the Carthusian house at Hull.

Testator's debts to be fully paid, and even the remotest indirect claims upon him.

Also, I giff to the chartirhows at hull my best chalis gilte.

Also, I will principaly that my dettys be qwyt & acordid with; and wher that I have done any wronge or extorsion, & I not acordid yer for that may be knawen resonabily, I wil it be amend in al the hast that it gudle may.

Also, al my howsald seruants, & owt of owsald, & al my tenantes al that pe haue offendyd me & det they owe me wnchnane to any man bot to pame & me.

Remission of private debts of servants and tenants. Partial remission of recorded debts of servants and tenants.

And of dettes of sernants knoiken ² & of the rent owyng to me of tenants, I will be for-giffyne to some the to-halfe, to some ye to third parte or fourte parte, be discression of my secturis, as thay knowe I am holdyn ³ yer ned & myne affection.

I for-giff al maner of men al that ye have offended me, praying All men that I have offended to for-giff me, & my secturs to Aske for-gifnys for me for charite when or wher thay think 15 it ned.

Bequests of beads (a) to the Archbishop of York;

Also, I will that my lord Cardenal of yorke haue a pare bedys of gold meynghid with corall, a tabelit of gold enperlid & enameld with emaugde with-in.

(b) to the Abbot of Santasse (unidentified) Also, I will my lord of santasse haue a pare off bedys of xij. 20 bedys, with the gaudys gilt as I gart make with a litill rounde scalbid ryng of gold to hing yam by with halfe lettre yar-in.

(c) to Ralph, 3rd baron Cromwell of Tattershall; Also, I will my lord Cromwell haue a pare bedys of xij. bedys with the gaudes qwhilke my lord Cardenale gaue me & a ryng with al of a litill yalo.

(d) to every regular servant of testator;

Also, I will that euere man that has fee or cloyng 5 of me haue a pare bedys of pekok fedyrs or of bone or tre whilke I gart make & by thar-for.

(e) to all friends.

& al othir gud frendes, as far as they may streeh, in remembrauns to pray for me for charite.

Bequests of relics (a) to testator's chantry in Somerby church;

Also, I will my Chauntre prests haue my lityll cros of gold & ther successours with the peis of the crosse yerin, a peis of the peler * that ouere lorde was Skowrged opon yerin, a pais of the Roche yat ouere lady mylk es in & the ele of Saynt kateryn & of sant hoght in glasie.

* lf. 43 bk.

2 sic: read 'knowen'.

⁴ John Kemp, archbishop of York, 1426: cardinal-priest, 1439; archbishop of Canterbury, 1452.

30

⁵ Probably in error for 'cloping'.

¹ sic: 'wnchnane' probably = 'vnknowne'.

^{3 &#}x27;holdyn [in],' i. e. bound by.

church of

colnshire.

Stain in

And I will the kirk of Stavn haue the littill halfe bruche (b) to the that es with relikvs.

Also, I will that the kirke of Someretby & my chauntre Withern, Linprests & ther Successurs have ye chalis, bokys, vestmentes, copys, Bequests of 5 Surplys, ij. superaltares, Sensurs, crossys, candilstyks of laton church plate, vestments and or coper and gilt, as I in my life deuided yam be indenture. ornaments

to Somerby Also, I will that al the onormentes ordend be me for ye auter, church, and for the rode loft, for the crosses, & for obetes, with vestements testator's chantry there, & chalis & All othir things, be [by] indenture gyfen to my including both those already 10 chauntre prest[s] to kepe, be ye awisse & owrsight of myn hayres, placed there. yai & it 1 to worschip & serue gode in the qwer of Somerby and those ordered but kirke on heledays after the ordynall & yer poure, yer-to 2 I not yet deordand ver bokvs & vestmentes als velle as to serue my chauntre prests dayle.

And I will al this ordand to my chauntres & to worschip Testator's gode with in the kirke & the quere of Someretby be kend be chantry-priests are to my chauntre prests as they es deuyded be indenture.

And my said chauntre prests & yer successers be ate Evyn-these prosonge Matyns & messe in the said qwhere of heledays to do the visions. 20 for-said seruice with note as I have ordand. And I will 3 athye 4 observed by answere to myne hayres of the kepyng of yer parte of yer godes testator's chantrygyuyne be me to yer chauntres & to yam & to yer successours priests. deuydid.

Also, I will the parson of Someretby Erghum & stane 5 & yer Endowment 25 successorus haue the landes & rentis yat I haue gywyne yam try priests, for euere, paying my chauntre prests & yer successorus yer and for the annewite zerly, & pray for me & my wiff in yer messe & in the to have interbedes-bedyng on sondays & for al othir as after the will of gode vices for souls we ar beholdyn to gar pray fore & kep my obit & my wiffs of testator and 30 zerle with derige & messe & bells ryngyng.

And I wil it be down at Someretby with note 6 be the parson orders as to & my chauntre prests if it may & that my said chauntre prests these services in Somerby

Christian souls.

1 These three words are wrong: possibly = 'therewith'.

² Text obviously faulty. Meaning seems to be that testator intended service-books and vestments to be used in the parish services as well as in the services of his chantry.

3 'And I will' is repeated in error.

' In error for 'that they'. ⁵ See notes 3 and 4, p. 45.

6 'cum nota', possibly = with mention of deceased by name in the Collects of the commemorative services: p. 11. Another explanation is 'with music', as opposed to a plain read service (submissa voce).

be given a written list of

parish clergy wife and all

church.

Bequests of devotional books (a) to testator's chantrypriests;

(b) to the rector

of Argam, near

Bridlington;

of Stain in

Withern:

Gaunsted.

Bequests of horses to

noble friends,

mised to help

of testator's

will.

(e) Dominus William

Araye the autarus & ouere sepultures with blak auterclothis. & the Couerlid of Blak & the clothis of gold ordand verto I will tha haue tham, & finde ij. serges burny n g opon ouere sepulturs dereges & ouere ij. messe tymes.

& I will my chauntre prests, he of the trinite auter haue my boke of grasdaw 2 & he of oure lady auter my boke of gracedew of the sowde (sic) to yam & ther successurs.

And I will the parson of Someretby have my gret boke of (c) to the rector david sauter at was the ffrerys.

& ve person of Erghum 3 haue my boke of actif life.

& the person of stayne haue my boke of uesseden 4 Passion (d)to the rector [that] thay Ilkone have me in mynd & in yer meditaciouns.

> & Dan willzam Gaunsted will to haue my boke de vita christi.

Also, I will my lord of wells 5 haue j. hors worth iiij. li. or the walaw; & my Maister Richard his Sone, a hors of iiij. li. or the valo; & Iohn Standrop 6 a hors of xls. or the valo, & this who have produe observance mony to be paid for this hors if i have none so gode of my nowne, if the mene that my lord of wells awes me thay to fother 8 & help my last will to be performed of my landys as they promyst me.

Item, I will my chauntre prests haue my hors mylne, & the thonne of yame [haue] ye [one 9 of my] to almar 10 & the tothir of yam the thothyr almare whilke er *ordand fo[r] kepyng of vestmentes and I will yat yai hafe landes renttys annuetes tenementes that I have gyfyn yam & All thynges writtyn in this wille afor or devided be indenture to yame and yer sucessurs for euere more.

Testator's two chantrypriests to have his horse-mill, and each of them an 'armoire'.

* lf. 44.

¹ The pall used by the University of Oxford at obital services for King Henry VII is now an exhibit in the Ashmolean Museum.

- ² = Grace Dieu: see p. 44.
- ³ Note 4, p. 45.
- 4 ? = grace dieu.
- ⁵ Leo de Welles, 6th baron Welles, and his son Richard de Welles, 7th baron: both, in their turn, afterwards attainted.
 - 6 Stanhope.

- The text is desperate. Read (possibly) 'of my nowne of the mony that my lord of wells awes me, thay to'. The meaning is that these bequests were to keep them in mind of their promises to further the due execution of the provisions of testator's will.
 - 8 'further', i.e. help.
- 9 Text shaky, but may thus be eked out.
 - 10 i.e. 'two armoires' or 'almars'.

Also, I will my Nevew Robert Constabull hafe the blak Bequests to bedys of xxij. yt [I] oft wered be my girdill & ij. old rynges testator's with ij. gret safers in yam & my blak buke yat my wiff withid Robert Conme & the gret boll of siluar with armys of Stayne in ye cep, he 5 to leue it to ye right hAyres of someretby, & the best and hole armyng harnas yat I hafe & my best axe for werre. And I will he haf the whitte bede with merletes of silke with cousturs verto for the canibur 1 for the hall for the chapill & the auter & I will he haf in Someretby my best carte and j. of my best carthors 10 & my best plogh and j. of my best plogh horrs & the best borde for the hye dese & all ve side burdes ligving desselv in the hall & the best potte & pane in the kechyn & all the ledes standyng fast in the furnas so he haske noth [ing] of right, nor travers not with my secturs, bot se & help yam [so that] my will be 15 performede; & I will he [have] in the same [way] in my manere at Stayne of al thynges yar-in, like as I have hordand hym in ve maner of Someretby and vndyr the same condicion aforsaid.

And I will my nese Annes his wiffe haue a pare bedes of and said nephew's wife, 20 corall gawdid with gold & a ryng with A diademund yerin, Dame Agnes Constabull, +& my boke of the talys of cantyrbury. I will my neis Dam [Bequest of a Annas Constabull hafe a pare bedys of corall.

talys of can-& my neysse Elizabeth hir Doughter & 2 red gurdyll of gold tyrbury'] & all the perill in the gret clout & All the whit pellur yt and their daughters 25 I haffe. Elizabeth and

& my neysse Janet hir doughter have a blak girdyll of gold, Janet, all thay to pray for me.

And I will that will am Constabull haue j. hole harnas of and their son William. plate best next the Baslard harnast 3 yt I boght gilt.

Also, I will yt my newew Hugh Percy haue the baslard that Bequests to his nephew Hugh his fadir withid me, & the xl s. that he haws me to by with Percy and a pare bedes to hym; & A nodyr pare to my nese his wife of wife and daughter. gold to pray for me (I wol Sche haue yame or the mony): And I will my newew his sone haue a hole harnas of plate & a naxe 35 of were & my nese his doghter ye perle & the opanges 4 of my wifys knyttyd to gedyr in A cloute.

boke of the

Also, I will that Hew cresse ye fadyr haue my bor spere & my Bequests to Hugh Cressé

^{1 = &#}x27;chambir', possibly.

² Read 'a' for 'and'.

³ i. e. ornamented.

^{4 ? =} spangs.

and wife and sons and daughter.

nese his wife hafe a pare bedes of gold & a gold ryng with a diademund var-in & christofore cresse a hors best of my stabull safe iii. & a hole harmor of plate & my Swirde & I will his brodyr Hugh Cresse haue a horsse of my stabull best next saue his brodyr & a haburion ye best prikyng hate piscern 1 ver-to 5 & my dagar And I will his sister haue a russyt silke gridyll with gilt harnas.

Bequests of eleven religious houses in the northeast of Lincolnshire;

Also 2 the abot of thornton hafe a pare bedes & v marcs 3 yt peads—
(a) to heads of he Awes me, & I will the abbot of Neusome, of haunby. ve prior of markeby, of thornholm, of Newstede, & of elsam, *the ic prioris of Coton, of irford, of legburn, & of Grenefeld, haue Ilkon of vam a pare bedys of corall as far as that I have may laste, & after yiff yam gette 5 bedes.

(b) to female relatives;

& I will that my nese Dam Elizabet Melton hafe xl s. of the iij. pound that sche ows me to by hir a pare bedes with to pray 15 for me, & sche to giff as my 6 Maude & dam Johan wade & dam Elizabet Thorp to ilkon vj s. viij d. in hall the hast to by yam bedes with to pray for me opon.

(c) and to nuns.

Also, I will than be gyfyn to the v. nones, Iohn of Cumberworth doghtyrs, & to my ij. cosyns nones in Stayn-feld 7 & to 20 dam Alys Bolman & to Ilkon of yam a pare bedys of gete & of mony trebull 8 of almus that schall be gyfyn to odyr nones.

Other bequests of beads, relics, books, &c. A recluse in

Lincoln city.1

& I will the prior of Bridlington haue the Box for goddes body with the Coueryng ouere hit that hingys in the chapyll.

& ye reclus 10 of ye grese fote at lincoln haf my roll of prayers 25 & vj. zerdes of blanket & vj. zerdes of lynne cloth & trebull of almus that a prioris schall haue.

Also, I will that Roberd girdyk 11 schall haue my litill rede

^{*} lf. 44 bk.

¹ or 'hatepiscern'.

² The abbeys of Thornton, Newsham and Hagneby, and the priories of Markby, Thornholm, Newstead, Elsam, Nuncotton, Irford, Legbourne, Greenfield.

^{3 £3 6}s. 8d.

⁴ i. e. prioress.

^{5 =} jet.

⁶ Something dropped: the sense seems to be 'as my [gift to] Maude . . . and'.

⁷ Stainfield priory.

⁸ i.e. of money thrice the amount.

⁹ Bridlington, Yorks., near Argam Manor.

¹⁰ See p. 21. The 'Grese steps' ('Grice steps' or 'Greestone Stairs') is still the name applied to the narrow flights of steps which lead down from the Vicars' Court beside Lincoln Minster into the town, viz. into the street called Lindum Road.

^{11 &#}x27;hafe' inserted here in MS., in error.

-primer lynyd with blak bawdekyn & a ryng with a hart of ye pelar that ouere lorde was Skurged with & my best furred gowne & x. Skore schepe of the best at Someretby.

& I will that Iohn Bulman haue my gret bedes of laumber Other bequests 5 with a ryng of vnicorn horne by yam & my signet of golde of live-stock, & my furryd mantill & viij schepe 1 of ye best at Stayn or weapons, &c. lymber or bondby 2.

& I will that Iohn Broghton hafe x.3 schepe, halfe wedyrs, halfe yowes, of ye best next, & my ryng with the grene stone 10 for the crampe, & my rede sawter lynyd with welwet, & my best dobull gowne.

Also, I will Stevyn chamberlayn & Iohn hobson, Iohn Grege, harre harde, hafe Ilkyn of yam A Iake & a salad & a bow & xij. Aros of the beste next my Iak, & Ilkyn of yam. xl. schepe.

Also, I will that Richard & hys Brodyr Iohn Thymelby Richard sargant haue Ilkon of yam A Iak & a salad & a Swerde & a baslard or a dagar & xx. schepe.

and I will that all odyr yomen of my howsald & the gromes 4 of the wardrope & of the Bakhows haue Ilkon of yam a bow 20 & xij. Aras & a doblet or A hode or a hat of my weryng & one of my grehondes 5 or Spanells: & hew Bakare my Riding gowne.

& I will my child of the stabull hafe my botys and Spores; Bequests to & the childe of the hale my hosys; & the child of the kechynne servants. my nethir glofys; & Ilkon of this 6 iij. & a childe in the 25 schipyn a zeryng calf; And I will my scheperd hafe vj. wedyr hogges; & my Swynnard iiij. Swynne (schotes of halfe zere old); & I will Ilkon of my hynes of mannes Age haf a quye or a strike 8; & myn runian the day a cowe.

and I will my iii. Bedmen hafe Ilkon of vam a cowe & a pare Bequests to 30 of Bedes; & I will the parich clarke hafe, and Ilkon of the almsmen, parish clerk, clarkes that I fynde to the scole, a longe gowne of myn dubull choristers (at or ffurrid; & to Ilkon of my nowne clerkes x. yow hoges.

Also, I will that wilcam telby hafe a nax for wer * with the Other bequest hede and a hande of yrne & one of my Smalest haknes.

* If. 45.

1 Eight score sheep.

² Great Limber, and Bonby, in the north-east of Lincolnshire.

3 x. substituted for c. or even XL (forty), as in the next paragraph.

5 Subst. for 'grene hodes'. 7 Hinds, farm-servants.

6 = of these three.

8 stirk = steer.

4 'grones' in MS.

of horses and weapons.

school), and

chapel-clerks.

& I will Iohn fferrer hafe my girdill with my cnyffes & my pursse with the mony that es yer-in to [buy] a horsse.

Also, I will that Swalow & Richard hornseh haf aythir of

yam vj s. viijd. & iiij. schep.

Also, I will the abbot of Neusom¹ bery my body, & do the 5 seruices messe & deryge & hafe xx s.

& if yer come a-nothir abbot than I will he hafe a nobyll to pray for me.

& I will that Ilke prior & priores that comes to my beryall at yt day hafe iii s. iiii d.

& ilke chanon 2 & Nune xij d.

& ilke prest & frere that comes to the Deryge & messe at my bereall hafe iiii d.

& to Ilke clerk ij d that helpys to syng or sais at Dirige.

and Ilke pore man childe & woman hafe iiij d.

& all men that come to my bereall hafe mete & Drynk with slkyke's stufe as was ordend for my howsald & with helpe of iii li. of mony that I will be put yer-to at nedys.

Also, I will the prior of thyrnholm, of Elsham, of Neusted Do my Deryge & my messe on my vij. day, & haf a nobull; and a like of tham that comes with yam xijd. & Ilke prest & ffrere that comes to Dirige & messe iiijd, and Ilke clerke that Seynges or Says at Dirige ijd, & Ilke pore man ijd, & Ilke man that comes met & drynke with swylke stufe of vetell as was purwad for my howsald & with helpe of iijli. of mony qwylk I will be a putte yerto at nedys.

& I will hafe x torchis (Ilkon of yam vij li. wax), & v. serges (Ilkon of iij li. wax at the leste), byrnyng opon me & about me at the said messes & dereges & I will the pore men that hold yam haf Ilkon of yam iiij d. beside dale of almus.

And I will the interment be made at my xxx. day & the abbot of thornton do the messe derege & the exequies, & hafe xxs. & the v marcs that he ows me aforsaide.

& I will the abbot of Neusom & the abbot of Welhow , yf thay both come to my xxx. day, haf athir of tham xiij s. iiij d.

- 1 Newsham.
- 2 i. e. canon regular.
- Mis-written for 'swylke' = suchlike, the same. The poor present at the burial were not to have
- share of what was baked and brewed for the deceased's household. 4 dole = share. 5 £3 6s. 8d.

inferior bread and ale, but their

dole = share. £3 6s. 8d Wellow Abbey, Lincolnshire.

(b) to priors and prioresses;

Gratuities to persons at-

tending the funeral:

(a) to abbots;

(c) to monksand nuns;(d) to priestsand friars;

(e) to clerks;

(f) to poor people. Provision of bread and ale at the funeral.

Services appointed for the 'seventh-day', with gratuities to those present,

and food and drink to all.

Directions as to torches and candles.

Services appointed for the month'smind,

and allowances to those present.

& Ilke prior & priores that comes to the xxx. day hafe vis. viii d.

& Ilke chanon or none that comes to the said xxx day haf xxd.

& Ilke prest & frere that comes that day to deryge & messe haf iiii d.

& Ilke clark yt helpes to syng or say at my derige haf ij d.

& I will Ilke pore man that comes that day to ye dayll haf jd.

& I will that the prestes haf xiij s. iiij d. & I will the Gratuities to ryngars hafe for yer ryngyng at Ilkon of the iii. days xii d.

ringers at all Also I will that Ilke chanon of lincoln colage & beuerlay three services. Provision for colage haldyng residens 1 & bydyng yer haf xxd, & Ilke prest intercessory yt veres Abet 2 haf vij d. to pray for me & do me a messe services in Lincoln and 15 & a derege for me in the mynstre.

Also, I will that mayster kere, a gray frere at london, haf at London; vij s. viij d.

Also, I will the Charterhows of wittam 3 haf C s. of mony, & and especially the Chaurterhous of hull Cs. of mony, * And the chaurtyrhous convents in 20 of london Cs., & ye Chartyrhous of Epworth 4 Cs. of ye x marcs London, Somersetshire yt tha Awe me & the hous of Bewarley Cs. of mony, praying the Lincolnshire, hous of wittam 3 for charite bot not chargyng yam, & the hous shire. of Beuerlay, to do emong yam Alsmany messes as a prest myst syng in A zer for dam William fitz William sowle & for his 25 brothyr Sowle if it like yam & I pray ye hous of hull of london & of Epworth ilkon of yam for charite bot not chargyng vam. to do Alsmany messys as A monk may syng in A zer for my wyff Saule & for myne & All Cristyn specyally after the will of gode es & we be holden.

Also, I will hafe to syng for me a zer next after my dede or Special pro-Als sone as ya be gettyn x. prestes yat es to say ser william tercessory Bekeby, or on of his ordinance, ser Iohn at hill or on of his services by ter ordinance, frere more or on of his ordinance, frere Richard or on six of these of his ordinance, frere welby or one of his ordinance, 8 iiij. tral rule, and 35 prestes seculers & I will ij. of yam syng at ye auter yer my wife four of them secular clergy

Beverley Minsters ;

under claus-

priests and

^{* 1}f. 45 bk.

¹ i. e. canons residentiary.

² i.e. wears habit.

⁸ Witham in Somersetshire.

⁴ Epworth Priory, Lincolnshire.

⁵ There ought apparently to have been named here a sixth monk or friar.

& my fadyr & modyr ar bered and thys x. prestes syng for my saule & my wyfys & for al the saules yt war in speciall, be ye will of gode, be holdyn to gar pray for & that Ilkon of yam haf Cs. & say the grege 2 trenthall for hus in Al the hast yt yay may be getyn yerto.

Bequests to parishes in Lincoln and Lindsey.

Also, I will yer be gyfyn to ilke parys of vij. plws 3, to the prest yt kepys the Cure vijd, to kyrk warke xxd, & to ye pore of ye parys xx d.

& to lytyll parysones of les 5 plows, to ye prest yer-of vij d, & to kyrke [warke] xij d, & to ye pore of ye parys xij d. thorow 10

owte lincoln & lyndesay.

Bequests to members of religious houses in Lincoln and Lindtowns of York, Hull. Beverley. and Boston, with request for intercessory services.

& I will yer be gyfyne to Ilke abbot xx d. to Ilke prior & priorys & wardans xij d, & to Ilke chanon monke none & frere & prest in lincoln & lyndesay & to hilke frere in yorke hull sev, and in the beuerlay & boston vijd, & to Ilke syster & novys iijd, and 15 I pray hilke prest in the colyge of lincoln to say [iij] messys of ouere lady & Ilke prest in the Cite to say iii. messys of ye trinite & Ilke prest in ye Cuntre iij. messys of requiem & Ilke chanon & monke iij. messys of ye nativite of Ihesu, & Ilke frere iij. messys of ye holy gost, & Ilke prest in beuerlay Colage iij. messes 20 of Al halows & Ilke ffrere of zorke iij. messes of saynt Iohn Baptist & sayn kateryn, & Ilke noues of 6 sautre of dauid & Ilke lude frere & syster ye sauter of ouere lorde & yis pray yam in orke schire alswele as in lincoln schire.

Bequest to Lincoln Minster. Bequests to ten parish churches, with request for intercessory services.

Provision of candles to burn at the month's-mind services.

Also, I will the mynster warke of lincoln haf xiij s. iiij d.

Also, I will ye kirke of someretby, Erghum, & Stayne 7 hafe Ilkon of yam xx s. & say for me a messe & Derige; Also I will ye Townys * of walkyngton, Tibthorpe, Rudstan, Thikene, hundmanby, Righton, flixton,8 haf Ilke of yam vijd. to ye preste yt kepis ye Cure, iij s. & to ye kirke, iij s. to ye pore of ye towne. 30

Also, I ordan at my xxx. day to haf vij. serges of v li. byrnyng ouere my body at derege & messe & Also ij. cheregis Ilkon of x li. to bryn at derege & messe & afterwarde to be gyvyn to ye pore kirkes as 9 was at my wiff xxx. day.

^{1 =} we are.

² St. Gregory's. 8 ploughs.

⁴ Excluding, therefore, impropriators.

⁵ i. e. less (than seven).

⁶ For 'of' read 'the'.

⁷ See note 5, p. 45.

⁸ These are in Yorkshire, Walkington, Tibthorp, Rudston, Tickton, Hunmanby, Reighton, Flixton, not far from Argam manor.

^{9 ? = &#}x27;as was done at'.

Also I ordan xxiili. of mony with helpe of ordanyng of Provision for housalde to fede yam with at come to my xxx. day. Also I ordan xx. marcs of mony to clothing of sectures, my mind, and for funeral robes.

food and drink at the month's-

seruantes, my pore men yat schal hold the torchis. Also, I will my nevew Robert Constabull haf fifty li. of relage Bequests of of tenantes in yorkschire & of odyr dettes whar it suffys not.

money to relatives and

& my nese Elizabet his sister l. marcs of mony to hir servants. helpyng.

Also, I will Sir christofre Cresse and hugh Cresse haf x li. of 10 mony & Elizabeth yer eldyst sister xx. marcs of mony to hir helpyng warde.

And I will my nevew hir Eldist son haf Cs.

Also, I will Robert Girdyk haf Cli. al of mony to do ye rerecharges vt I haf charchid hym.

Also, I will Iohn Bulman haf of mony xx li. 15

Also, I will Iohn Broghton haf of mony x li.

Also, I will my prestes haf xls.

Also, I will Stevyn Chambyrlayn, Iohn hovson, Iohn Grege, & harre harde, haf Ilkon of vam iiii, marcs.

Also I will at wilzam Coke & Richard his Brothir, & Iohn of Thymolby, haf Ilkon of yam ij marcs.

Also, I will Wilzam Telby, Iohn hardy, Richard sergant, hugh bakar, [. . .] prentoft haf Ilkon of yam xx s.

Also, I will Emond Sikirton, George [...], Iohn Warderope, 25 alan andrew, ilkon of vis haf vis, viii d.

Also, I will yt my iij. pore clarkes, my iij. pore men, litill thom of ye halle, litill will oft 1 stabull, my schepard, my runian ye Carter & iij. of the best plomen haf Ilkon of yam iij s. iiij d.

Also, I will ye tothir iii. hynys 2 yt dryfys the plogh, the Swynnarde, ye childe of ye kechyn, & my scepard of Stane haf Ilkon of yam xx d.

Also, I wil yt Iohn Tailbusse haf v. marcs 3.

Also, I will yt Roberd Schefeld haf v. marcs

so yt yai & Al that Aske ogth 4 of my wittword be firtheras 5 to my last will & pray for me.

Also, I will my tenauntes yt aw me rente haf forgyn yer of to Abatements of

1 = of the.

2 'hinds'.

3 £3 6s. 8d.

arrears of rent to tenants.

some y^e thred parte to some the fourt parte by dyscreeion of my sectures or of y^e more parte of yam.

Household to be kept up for half a year.

Executors named, and overseers of And I wold my howsald wer holdyn forth a half yer after my dede with the revenus of my lyvelade a half 3er & with the resedew of my dettes & relage if it may.

My executurs of my last will make I Robert Gyrdyk, Iohn Bulman, & Iohn Broghton, & yer protectures & suppowellorse my Neweu Robert Constabull, My cosyn Iohn Taylbusse, & Roberd Schefeld, prayng yam all for charite to tak yis deid opon yam.

with legacies to them,

the will.

Also, I wil yt Roberd girdik haf Ale of myne with-in the maner of someretby, al my othir godes excepte ye plate & whilk arnot vthirwisse disposid in this testament.

Also, I wil yt Iohn Bulman haf Al my gudes with-in the maner oft (sic) Stayn except plate or woll, & gudes not vthir 15 wise disposid in yis testament.

And I wil Iohn Broghton haf Al the gudes in ye maner of Erghum² except plate *or gudes vthir wise disposid in this testament,

at their own choice. ilkone fre to helpe yam selfe with-all & do for me as yam 20 shelf thynke yam be holdyn.

Appointment of a guardian.

Also, I will my newew Robert constabull hafe the gouernance of Thomas withirwike & ye profet of ye rent & landes yat I haf of his modyrs to fynde hym with & to fynde a prest to syng for hir Saule as far as it may suffys beside & to pay to Robert 25 Girdyk vj. marcs 3 zerly of Annewete.

Distribution of household stuff in testator's London house.

Also, I will yat Steven Chambyrlayn, Iohn howson, Iohn Grege, harre hardy, Richard of kichyn, & Iohn Thymolbe haf Al the stuf yt es in my place at london except plate or harnas platyd to skift euyne emong yam to pray for me.

Distribution of linen and other cloths. Also, I will that Elizabeth bulman haf al my lynne clothis & kerchifs & lynnyn y^t es in my paynar in my cloth seke ⁵ excepte lawne.

Division of lawn among

And I will yt all ye lawne in the said paynar & Al Curtynys & trawers of lawne with a pare schetes of Smal lyncloth yat es 35

^{*} lf. 46 bk.

¹ supervisors = overseers of the will.

⁸ £4.

^{4 ?} shift, distribute.

⁵ i. e. clothe-sack, portmanteau.

² Argam, Yorkshire.

white be Cute in Cherchiffes & gyvyn to my seruantes wifes & (a) wives of to my tenantes wifes. (b) wives of

and ye blak Curtyns of lawne be Cut in vailes & gyfyn to tenants; pore nones.

And if my 1 thynge fal in trawers 2 or in contrare consaytes Robert Conof this my last will be-twen my sectures I wil it be expounid stabull, testa-& performed after the consait of my nevew Robert Constabull.

Also, I wil my nevew Robert constabull haf Al my qwhite points. Swannes if so be he may reious the maner of Stayne his live Testator's white swans. o & els at yai be solde be my sectures.

Also, I will Al my Aras be solde & my bede of silke with covering with lead Somerby Curtyns be solde & lede boght yer with to hill the qwere of chancel and Someretby & ye body of stayn kyrke And the surples of any and to buy lede to by vestementes & gar make to pore kyrkes aboute in ye vestments for 5 cuntre.

Also, I wil that Al my horsys be kepid to my xxx. day be Testator's past for occupacion of myn interment to it be vtterly done.

& Also, to Ilkon of my seruantes haf yer fee for that quarter his month'syat I dye in [and] for a quarter after, if so be at yai will bide Servants to be o & will be rewlid be my executurs.

(c) poor nuns. to be referee in all doubtful

Provision for Stayn nave, poor parish churches.

horses to be kept till after invited to stay on half a year after testator's death.

III: Will, 1451, of Robert Sutton, son of Hamond Sutton, esquire, of Lincoln.

From bishop Marmaduke Lumley's Register at Lincoln, If. 41.

* Will of Robert Sutton.

Memorandum that this is the last Wule of Robert Sutton, 23 February, the son of hamond Sutton of lincoln, Eşquyer, made the 1451/2. xxiii. day of ffebruare the vere of oure lord a M cccclj.

In primis, I, Robert, by-witte my saule to almyghty god and Burial in 25 to his moder saint Marie and my body for to be buryed in the St. Andrew, kyrke of saint Andrew in Wykford 3 in lincoln. Wickford,

Item I be-witte vnto my wiff all my stuff of howswold; Item, my shippe.4

* lf. 41.

1 ? 'any'.

2 i.e. 'travers', contention.

3 Wickford, or Wigford, is a

suburb on the west of Lincoln city. The church that is left there is

St. Mary's, Wigford.

4 i. e. sheep.

Distribution of wheat and malt to the poor.

Bequests to servants and relatives. Item, I wille that alle my corne be solde (except x. quartiers of whete and malte) to pay my dettes, and that x. quartiers for to be devided for my saule to the pover people.

Item, I be-witte to Elizabet tolton xx s. and her lyuerey and her hire.

Item, to Thomas Roo his lyuerey and his hire and x s.

Item, to Richard Bolcesby vjs. viijd. and my dowbelet of blak clothe.

Item, to my Sister Babyngton my yong gray Aumbelyng stagg at Grysby ¹.

Item, to my Brother Iohn Sutton v. marcs.

Item, to my Brother hamond x. marcs.

Item, a hyndde calf skynne tewed and xld. to William Ostiler.

Item, to my broper Hamond a payre of blak hoses that 15 Saxton hathe.

Item, to Thomas Rothley my wodknyffe.

Item, to Iohn ffairefax a sawre 2 skynne tewed.

Item, to Iohn hennoure my furred iaket and my blak hode.

Item, I will that sir Iohn Sparow haue vj s. viij d.

Item, I will that Robert Cooke have vj s. viij d.

Item, my white mantelle to my fader.

Item, to my broper hamond my bille.

Item, to litell Thomas, my man, vjs. viij d.

Item, to ayther of my sistres a plite of laune.

Item, to my ffader my hawke.

Item, to Alisone Barley, the seruaunt of my sister Babyngton, vjs. viii d.

Item, to Robert lincoln vjs. viijd. and his hire that is be-hynde and his liverey.

Item, to the other v. seruauntes beyng at Grysby theyre hyre and theire lyuerey and to ilkone of them xx d.

Executors named.

Item, I will that my fader and my wiff and my brober Iohn and my brober hamond be myn executours for to dispose alle my godes for the heale of my saule as thei wold I dyd for theym 35 and thei where in like case.

Made the day and the yere afore said.

20

25

¹ Grasby, Lincolnshire.

² i. e. sore, or buck in fourth year.

Certificate of probate, before the bishop of Lincoln's official, 18 March, 1451. Executrix (testator's widow) took oath that she would send in an 'inventory' (i. e. a detailed list of all items of the estate, with the value of each).

Probatum fuit testamentum prescriptum coram officiali lincolniensi, & per ipsum probatum & approbatum xviij. die Marcij anno domini Millesimo cccc l primo; & commissa fuit administracio, &c., Vxori dicti defuncti, iurate de conficiendo 5 Inuentarium, Reservata sibi potestate committendi aliis executoribus in eodem testamento nominatis.

IV: Will, 1452, in Latin, of Robert, 6th baron Willoughby de Eresby, with codicil, in English.

From bishop John Chedworth's Register at Lincoln, If. 35 bk., and If. 36.

[I. Full Latin Text of Will.]

Tn dei Nomine Amen. Die martis, vjto die Junij, Anno domini Tuesday, 6 June, 1452, Millesimo CCCC^{mo} quinquagesimo secundo, Ego, Robertus testator, in Willoughby, miles, dominus de Eresby, in bona & sana memoria sound memory, makes his o mea existens, condo, facio, et ordino presens testamentum will triply in-

meum tripartitum indentatum in hunc modum.

Testamentum domini de Wylloughby.

In primis, lego et recommendo animam meam deo omnipotenti, Creatori et saluatori meo, beateque marie virgini, matri eius gloriose, et Burial asked

5 omnibus sanctis, Corpusque meum sepeliendum in Capella Collegij testator's newmei siue Cantarie beate Marie de Metyngham; videlicet, inter built chantrymagnum altare eiusdem et paruam Capellam ibidem nouiter Mettingham situatam. folk.

Item, lego eidem Collegio siue Cantarie principale vesti-Bequests (to o mentum meum integrum, cum tribus capis melioribus de panno of vestments, aureo, duas antiphonas meliores, et duo gradale (sic).

Item, lego Magistro siue custodi eiusdem Collegij siue Cantarie, Bequests to quinque marcas sterlingorum; et cuilibet capellano confratri the Warden, and eiusdem Collegij, xiij s. iiij d., & cuilibet puero in choro dicti Choristers of the Willough-5 Collegij ibidem deo seruienti, xij d. ad orandum pro anima mea by chantry et animabus omnium fidelium defunctorum.

Item, lego Collegio siue Cantarie sancte Trinitatis de Bequest to St. Trinity

church, Suf-

that chantry) and service-

chantry in Spilsby church, Lincolnshire. Bequest to Black Friars (Friars Preachers) in Boston, Lincolnshire, to redeem pledged valuables, and to theother orders of Mendicant Friars there. Bequest to Alvingham priory, for repair of buildings. Bequests to :-(a) Hagnaby abbey; (b) Campsey abbey, Suffolk; (c) St. George Martyr's gild in Boston church. Marriage-por-

folk, to be given to Mettingham chantry to endow an additional chantry-priest there. Testator's ser-

woman

(£62 13s. 4d.).

vants to be paid their wages. Testator's debts to be paid. Gratuities

of testator's chapel; (b) to gentlemen of testator's household;

* Spyllesby, ad fabricam et sustentacionem eiusdem, xx li. sterlingorum.

Item, lego priori et Conuentui fratrum predicatorum de Boston in partem pro iocalibus suis impignoratis exonerandis x. marcas 1 sterlingorum.

Item, lego tribus alijs ordinibus 2 fratrum mendicancium in eadem villa, vt ipsi fratres deo animam meam habeant specialiter recommendatum, scilicet cuilibet ordini xl s. sterlingorum.

Item, lego monialibus de Aluyngham ad reparacionem edificacionem et emendacionem dormitorij sui et domorum interiorum 10 suarum, x li. sterlingorum.

Item, lego Monasterio de hagneby vnum vestimentum ad valorem xx. marcarum 3.

Et Monasterium (sic) de Campesse vnum vestimentum precij x li. sterlingorum. 15

Et Gilde siue fraternitati sancti georgij martiris in Ecclesia parochiali de Boston fundate, pro vno vestimento sibi emendo, x li. sterlingorum.

Item, lego Alianore ffithhugh, consanguinee mee, ad maritagium suum (post debita mea soluta) Centum marcas sterlingo- 20 tion to a kinsrum.

Item, volo et requiro feoffatos meos, quod Magister siue Custos dicti Collegij siue Cantarie de Metyngham et confratres Howe, co. Nor- sui habeant et teneant, sibi et successoribus suis, Manerium de howe in Comitatu No[r]folchie cum pertinencijs, cum condicione 25 quod habeant vnum alium confratrem, vltra numerum eorum qui nunc sunt, ad celebrandum in parua Capella ibidem nouissime situata pro anima mea et animabus vxorum mearum, et omnium fidelium defunctorum.

> Item, volo quod omnes seruientes mei plenarie persoluantur 30 de eorum vadijs que eis debeo, absque contradiccione aliquali.

Et volo quod omnia debita mea soluantur primitus et ante omnia.

Item, lego gentibus Capelle mee distribuendas inter eas pro (a) to members earum regardis vltra earum vadia xxti li. sterlingorum.

Item, lego cuilibet generoso hospicij mei pro suis regardis, vltra sua vadia xl s. sterlingorum.

* 1. 36. 1 = £6 13s. 4d. Franciscan or Minorite), and Austin ² White (or Carmelite), Grey (or Friars. $^{3} = £13 6s. 8d.$

(d) to grooms

Et cuilibet valecto vltra sua vadia, scilicet xx s. sterlingorum, (c) to yeomen Et cuilibet Garcioni hospicij mei, simili modo, x s.

Item, volo quod vna scedula que erit huic testamento annexa of same. in omnibus perimpleatur, sicud istud testamentum, et tanquam follows, to be 5 parcella eiusdem.

part of this Huius autem testamenti mei ordino, facio, et constituo Nine executors Iohannem, vicecomitem Beaumont, Militem; Radulphum, named. dominum de Cromwell,2 militem; Magistrum Iohannem Derby, clericum; Iohannem haydon, Ricardum Benyngton, Iohannem to Dymmok, Iohannem Dillewe, Ricardum ffendyk, et dionisum wylles, executores; vt ipsi faciant, ordinent, et disponant pro anima mea in execucione et performacione voluntatis mee, &

huius testamenti mei, prout ipsi coram summo

Vltima voluntas Judice voluerint respondere. dicti domini de

In cuius rei testimonium huic presenti Will attested 15 Wylloughby. testamento meo, tripartito & indentato, signature and

signo meo manuali signato, sigillum meum apposui. datum die, loco, et anno domini supradictis.

[II. Full Text of English Codicil.]

T, Robert, lord willoughby, wol and pray my feoffes and Testator's estate is to be executours that Iohn Oumfray, Thomas halbertoft, herry responsible for Botermouthe, Simon Iohnson, and Richard Walker, be saued all charges incurred by tesharmelesse of the summe of money that thei be bownden in to tator's nephew thomas kyme for the matier betwix my nevev William Wil Wylloughby and other my servaunts and him as for the dethe gard of man-slaughter of 25 of william kyme and other matiers that wer betwene hem.

Also, I wol that all maner of wommen to whome I have granted Kyme.
Testator's any fees, annuetes, yerely rentis, or fermes, either for terme of grants to lyve or terme of yeeris, haue and reiose the same fees, annuetes, womenyerely rentys, and fermes, after the fourme and tenour of theire remain 30 grauntes, withouten any interupcion of myn heires in any wise.

Also, I wol that Iohan 3 lowe, Robert Parys, william Wyte, Testator's sale and Thomas walsoken, haue and reioyse theire bargayn of the Willoughby

¹ John Beaumont, 6th baron and 1st viscount Beaumont, the first, instance of that dignity in England, K.G., died 1459.

² Ralph Cromwell, 3rd baron

Cromwell (of Tattershall), died 1455. men, to hold His niece, Maud Stanhope, was good. testator's wife.

3 i. e. John.

William Wil-

tymbir and wod of willughby wod 1, which I have solde to hem after the tencur and fourme of theire indenture, withouten anv interupcion of my heires or any other persone in any wyse, and the mony dewe therfore to be delyuered to myn executours for to perfourme therwith my will and to pay my dettes.

Testator's be scrupulously observed.

All sums of money borrowed by testator to be paid off in full. and testator's sureties discharged of all liability. Additional executor named.

Testator's wish to settle certain furniture Eresby house.

Five manors and other lands bought by testator are to be sold, and the proceeds applied to carrying out this will.

Bequests of plate, furniture, &c., to testator's wife.

Also, I wol that al those persones to whom I have graunted grants of freedom to serfs to any manumyssion, their reioyse theire fraunchese and fredom for evermore, like as I have graunted hem, withouten any interrupcion of my said heires in any wise.

> Also, I wol that all those persones the which be bounden to for me in any summes of mony to any persone be saved harmelesse And that the said summes be payed by myn Executours with owte any Interupcion and hurt of the * said persones or any of thayme.

Also, I wolle and pray my Cosyn, John Wylloughby, Esquier, 15 to be oon of myn Executours with other that be lymyted in my testament, for to execute my said wille and testament.

Also, I wol that a bed of Ermynes and a nother Bed with Buckingham Armys and the Almysdisch of Syluer be leffte at as heirlooms at Eresby and a-bide stylle theere to thaym that shall haue the 20 same place.

> Also, I wolle that the manoyers of fulstowe, Arsyk, Burgh, Parteney, ffodrynghey, and all other landis and tenementa that I have purchased, be solde by 3 my feoffies, and the mony therof commyng to be delyuered to myn executours to pay my dettes 25 and to performe my wille and testament, that is to say, as wel in Northfolk, Southfolk, lincolnshire, and all other places within england.

> Also, I wol that Mawde my wyffe haue ij. standing coppes couered, iiij. bolles with a coueryng, ij. small pottes and a grete 30 potte, and xvj. peces of Syluer vessell in the kychyn, and a basyn and j. Ewer of syluer, A Red bed of Tapestrye and a grene Bed of worsted, iij. federbeddes (that is to say oon of the best and ij. meners), a twnne of Wyne, a grete salt seler couered, and a nother salt saler playne couered, and a yong palfray white.

^{*} lf. 36 bk.

¹ In Lindsey, Lincolnshire.

² Fulstow, Burgh, and Partney are in Lindsey (Lincolnshire). Ar-

syk and ffodrynghey I have not identified.

³ MS. reads 'to'.

And I wol that maistier Iohn depyng haue a bayed palfrey Bequests to that I bought late.

Also, I wol that Iohn dillewe, styward of my houshold, be saved harmelesse as for al maner of vitayle that he hath taken 5 for my houshold, that he be not Charged with more to pay to my creditours than he hath received.

Also, I wol that the ij. lordys myn executours haue for theire and executors. labours eyther of hem a Courser. Also, I wol that iche of myn Executours haue for their labours x li, so that thei take the charge; And thei that wol not take the Charge, that theire parte remayne to them that wol take the Charge; Also, I wol that if any of myn executours wol by any of my goodes withoute any deceyt that they bye hit.

Also, I wol that euery yoman of my Chambre haue for Further be-15 theire reward xls.; Also, Iohn prestbury xxs., And Richard quests to serlegbourne xs.

[Note.]

There is also a Latin will of Lord Willoughby, on lf. 42 bk. of bishop John Chedworth's register, dated January 9, 1448. He says he has already made a will, and requires his executors to act justly. He says the bishop of Lincoln, Viscount Beaumont, Lord Fitzhugh, Lord Cromwell, Iohn Portyngton, and others, are feoffed in various manors and tenements belonging to him. His wife is to have her dowry immediately on his death, from these manors, on condition that she makes Lord Cromwell stay any actions that he may have against his executors, on account of any writing, or cause, touching himself. And, if his feoffees in the manors he mentions refuse to perform his wishes, his wife is to have her dowry from other manors. He says also that Lord Leo de Wells might possibly bring actions against his executors on account of writings, or agreements.]

- William Alnwick, bishop, 1439–49.
- ² John Beaumont, 1st viscount: see note 1, p. 61.
- ⁸ William Fitz-hugh, 4th baron by writ, died 1452.
- ⁴ Robert, baron Willoughby's (second) wife was Maud, daughter of Sir Richard Stanhope, knight,
- and niece and co-heiress of Ralph, baron Cromwell of Tattershall: see note 2, p. 61.
- ⁵ Robert, 6th baron Willoughby's daughter and sole heiress, Joan Willoughby, had married Sir Robert Welles, eldest son of Leo de Welles, 6th baron de Welles (slain at Towton, 1461, and attainted).

V: Will, 1453, of Richard Archer, of St. Andrew's parish, presumably in Lincoln city.

From bishop John Chedworth's Register at Lincoln, lf. 21 and 21 bk.

12 March, 32 Hen. VI $(145\frac{3}{4}).$

* In the name of god so be it, the xij. day of the moneth of Marche the yere of oure lord M CCCC liij, the Reyne of king henry the sext after the conquest xxxij., Testamentum I, Richard Archer, +of good mynde and Ricardi Archier. memory beyng, make and ordeyne this my 5

present testament in this maner.

Burial in St. Andrew's churchyard (? Lincoln).

ffirst, I bequethe my sowle vnto almyghty god, to oure blessed lady his moder, and to alle the seintes of hevyne and my body to be buried in the Churcheyerd of saint Andrew.1

Also, I wol first and principally above alle other thinges that 10 my dettys the which I owe be satisfied after my power.

Bequests to that church.

Also, I bequethe to the boke 2 of the same Church xijd. & j. shep: Also, I beqweth to the sustentacion of all the lightes beyng in the same churche, iij s.

Also, I beqwethe vnto Alson Qwenehawe my doughter a 15 shipchist.

John Archer, testator's son. don, is to administer the estate.

The residew of alle my goodes not above beqwethen (after my citizen of Lon. sepulture honestly doon, my dettis payed, and my beqwestis fulfilled) I giff and beqwethe to Iohn Archier, Citezin of london, for to dispose it betwene my childern as him semeth best to 20 plese god and to the profute of my sowle.

as executor.

Of this my presente testament I make my principall Executour Iohn Archier my sonne.

In the wyttenesse of which I have putto my seale; yeven the day and the yere foresaid, theis wittenesse Richard Archier 25 the yonger, Iohn thressher, William Archier, Robert Archier and other moo.

Executor admitted by William Wytham, commissary of the Bishop of Lincoln, in his Lodging (of exempt jurisdiction) at the Old Temple, London, April 2, 1454.

^{*} lf. 21.

⁺ lf. 21 bk.

¹ Note 3, p. 57.

² By this bequest testator wished to have his name placed on the book (i. e. bead-roll) of the parish.

VI: Official Letter, 1454, from Christchurch, in Hampshire, testifying that Margery, wife of John Simon alias Grice, is still alive.

From bishop John Chedworth's Register at Lincoln, lf. 20 bk. The letter was no doubt enrolled in respect of some matrimonial suit. The following notes taken from the official minute-book of the Archdeacon of Essex may serve, although of much later date, to suggest the nature and the frequency of such suits.

2 May, 1592: before the Official of the Archdeacon of Essex, in a Court held in Romford chapel, Essex, Susan Clarke of Barking, Essex, accused of bigamy, produced a certificate from householders of Tattershall, Lincolnshire, that her pretended husband . . . Bowlt, and also her pretended husband . . . Gryse, had both of them wyves lyving when they maryed with Susan: and afterwards, and by due order of lawe, she was separated from them both. She produced also a certificate that her husband, William Clarke, was recently deceased. The charge was withdrawn.

3 May, 1592: before the Official of the Archdeacon of Essex, in a Court held in Ingatestone church, Essex, John Wylson of Laindon Hills, was ordered to bring a certificate of his marriage with Joan Streates; and to answer the charge that, at the time of that marriage, he had another wif lyvinge.

5 May, 1592, Richard Weston, of Sutton, Essex, was brought into the Court of the Archdeacon of Essex, held at Maldon, because suspected to have two wives alive, and not lawfully maryed to her that he now kepeth. His defence was that his first wife (Ellen Browne) had died at Fulham beyond London.

24 April, 1593, Jaspar Harman, of Grays Thurrock, Essex, was prosecuted in a Court of the Archdeacon of Essex held in Romford chapel, on the charge that he hath ii. wyves. His plea was: about xvi. yeres agone he was married in Eastwood church, Essex, to Margaret Battell, with whom he continued about 10 or 12 yeares; and since that time, about a yeare last past, he was married in Rushmore parish church, neare vnto Ipswich in Suffock, to Agnes Ive, with whome he continueth; and that both the same women are yet living, and he not deforced from any of them.

He was ordered to stand in Romford market, next market-day, in a white sheet, with a writing on his head setting forth his offence. The Bailiff of the market was to see and certify that this was done.

* This lettre, made at Cristchurche in the shire of South- 31 December ampton, the laste day of December the yere of oure lord (1454), king herry vjt xxxiij. yere, berith wittenesse that Iohn Simon, that John Simon alias ffuller, otherwise called Iohn Grice, in the towne of vvycombe Grice, some-

time of Wycombe, Buckinghamshire, married Margery Smyth, of Freshwater, Isle of Wight, 13 Henr. VI (1485),and that said Margery Simon is now living at Milford in Hampshire, is certified by the mayor and others of Christchurch, Hampshire.

in the shire of Buckingham, sumtyme the seruaunt of John Righe, of the said towne of Cristchurche, Maried Margery the doughter of Galfrid smyth of the parisch of ffreschwatir in the Ile of wyght, the seruaunt of Thomas ffychett, the yere of oure lord king forsaid xiij. yere, the which Margery is lyvyng at 5

Iohannis Simon alias Grice viuit.

Mylleford in the shire of Southampton testimoniale quod vxor forsaid within the hunderith of Cristchurche; to the which wytnesses vve setto oure sealis Iohn Shipman, Maire

of the said towne of Cristchurche; Thomas ffychet, henry herdy, 10 constabiles; William Brownyng, Bayly of the same Towne; Iohn Ryghe, Richard hamond, Richard Baker, Roger Bright, and Robert Mason, &c.

VII: Will, 1454, and codicil, of Joan Ralegh, widow of Simon Ralegh, of Elvedon in Goring parish, Oxfordshire.

From bishop John Chedworth's Register at Lincoln, If. 38 and If. 38 bk. The will is a strange jumble of Latin and English, such as is often found in wills of this period.

[I. Latin Text of Will.]

19 January, 1454/5.

Tn dei nomine Amen. xixo die mensis Ianuarij Anno domini Millesimo CCCC l quarto, Ego, Iohanna Ralegh, sana mentis, 15 licet egra 1 in corpore, condo testamentum meum in hunc modum.

Burial in churchyard of Nettlecombe, Somerset.

In primis, lego animam meam deo omnipotenti, corpusque meum ad sepeliendum in Cimiterio beate Marie de Nettyl-

combe,2 iuxta sepulturam Simonis Ralegh mariti mei.

Bequest of a bell to that church.

Item, lego ecclesie predicte xviij li. ad emendandum Campanam.

Item, lego cuilibet of my Godchilderen, vjs. viijd.

Item, lego Iohanni Schalewyk j. lectum, i. par lodicum, j. par lintheaminum de flemmysh, j. pyllow cooperatum cum coreo.

Testamentum

Iohanne Ralegh.

^{*} lf. 38.

¹ MS. has 'eger'.

² This lady (in her own right) of an Oxfordshire manor had married a member of a well-known Somerset-

shire territorial family, a Ralegh of Nettlecombe in that county, who had been buried there among his kindred.

³ MS. has 'tectum'.

Item, lego Willihelmo Gilbert iij. Cocliaria argentea, optimam mappam de Browne flemmysh, ij. towalles wrought non optima, xx. oues, j. vaccam, xl s., j. ollam eneam de melioribus, j. patenam eneam de meliore, iiij. platiers, iiij. disshes, iiij. saucers de 5 optimis, ij. Candelstykkes de ij. optimis, i j. brode basyn of latyn, j. lectum 2 cum lodice lintheaminibus & materas, j. pyllough, optimam bigam cum j. equo optimo & le harnesse pro ipso, j. hoggeshed cum ij. kyuerys.

Item, lego Iohanne vxori sue j. vaccam, xx. oues, & xx s.

Item, lego ecclesie parochiali de Goryng, specialiter vt orent Bequest to Goring pro animabus Simonis Ralegh & Iohanne vxoris sue, xx s.

Goring church, Coxfordshire.

Item, lego Thome luffyngcote, j. lectum de Rubio cum j. selour ^{Oxfordshire}. & testour de eadem, j. materas, ij. lodices, ij. lintheamina de flemmyshclothe, j. hedshete, j. pillow, & xx s.

15 Item, lego Nicholao luffyngcote j. paire blankettes, ij. lintheamina, j. helyng, & xx s.

Item, lego Iohanne Saunderton, si viuit, j. peciam argenti cum volucri in le bottom, xl s., j. lectum de Blew worsted cum iij. Curtayns, j. hylling, iij. tapettys, j. paire lodicum de fustian 20 de iiij. foliis, j. nouam fetherbed cum j. bolster de eodem, j. par lintheaminum de holandcloth de iij. folijs cum j. hedshete & j. pyllowgh de fustian cooperatum cum Raynes.

Item, lego Roberto perat secundum optimum equum iuxta willihelmum Gilbert cum toto apparatu pro ipso equo, j. vaccam, z xx. oues, iiij. platers, iiij. disches, iiij. saucers, j. lectum , j. lodicem, j. par lintheaminum, j. mappam de Brownefflemmysh, & xx s.

Item, lego Iohanni hide xx s.

Item, lego ad conuentum de Goryng xx s.

Item, lego Mauricio Brewer vj s. viij d.

Item, lego Alicie ffaucon optimam materas cum j. pari de veteribus * blankettis de ffustian, j. paire shetys de Holandclothe, de ij. leffes, secundum optimum Wrought bordcloth cum j. pari towalles de eadem, dim. dosene de peautre vesselles de optimis 5 cum j. chargier, iiij. cocliaria argentea, & j. pillough de fustian.

Bequest to Goring priory, Oxfordshire.

30

^{*} lf. 38 bk.

¹ Of the second best.

² MS. has 'tectum'.

⁸ folia = leaves; see p. 37.

⁴ MS. has 'equam'.

 $^{^{5}}$ = leaves: see p. 37.

⁶ dimidium = half.

^{7 =} pewter.

Item, lego Thome ffaukoner, si transire voluerit ad curiam 1 istis tribus annis sequentibus, quolibet anno iiijor marcas,2 aliter non.

Item, lego Radulpho ffauconer si transire voluerit ad seruicium3 istis tribus annis sequentibus, quolibet anno xl s., aliter non.

Residuum vero bonorum meorum non legatorum, post debita mea soluta, do et lego executoribus meis.

Appointment of the will.

Ordino et constituo meos executores Thomam luffyngcote or executors and of overseer et Iohannem Schalewyk, vt ipsi disponant pro anima mea meliore modo quo sciuerint, Et ordino Edmundum Rede 4 armi- 10 gerum superuisorem vt omnia ista predicta sint fideliter acta & ipse percipiet pro labore suo xx s.

[II. English Text of Codicil.]

Tite all maner men me 5 Iohane Raleghe, that it is my laste wille that all my maner of Ilvendon,6 with his appurtenaunce, in the shires of Oxenford & Barkes (outetake Wodcote, 15 with his appurtenaunce, the wich Thomas luffyngcote shal haue anon after day of my dethe to him and to his heires & assignes), And all that other deel shal be in my Executours handes xij. veris and aslong till thei haue therof CC. marces to deel hit for

Vltima Voluntas ject to certain dicte defuncte

my sowle and for the sowles that the manoire 20 cam of; & after theke CC. marces comme vp, thanne the hole maner turne to Thomas

luffyngcote & his heires & assignes for euer-more, owte take v. marces 7 of a yeerly rent to Iohn haselden yeerly, terme of his liff, & x. marces 8 in monye to Iohan Saunderton at the 25 day of her mariage, with that it be to my worship and my profuet; Also xx s. yeerly who so have the manoyer to do for my sowle and for the sowles afore said. And ouer all this

1 = 'if he will come across (? the river Thames) to the Court (of Elvedon manor).' It would appear that there had been some contention between the two Fauconers and testatrix as to their obligation to attend her manorial court, so that she made her legacies to them dependent on their giving her a posthumous triumph in this matter, for three successive years.

² £2 13s. 4d.

- 3 ad servicium = to do his suit to court.
- 4 Edmund Rede, of Boarstall, Buckinghamshire: Wood's City of Oxford, ii. 455.
- ⁵ Apparently 'let me, Joan Raleigh, inform all men'.
- ⁶ There was formerly a manor called Elvedon in or near Goring parish, Oxfordshire.
 - 7 = £3 6s. 8d.
 - 8 = £6 13s. 4d.

Elvedon manor (Woodcote excepted) is to be held in trust until the sum of £132 6s. 8d. is accumulated for chantry purposes, and afterwards to be settled on Thomas Luffyngcote, subannuities and bequests.

I charge 1 the said Thomas, as he wol answere before god, that, after CC. marces comme vp, that he deele, yeerly, as he may bere, asmoche monye as the place shuld be sold fore at the vttrest.

and all my houshold to be kept hole to Michaelmasse next 5 commyng after the day of my dethe.

Also I charge al my feoffes & Executours that thei wol perfourme this, for this is my laste wille, as thei wol answere tofore god, for this is my last wille, orellus thei to haue the same blessing that Crist yaff kayme.2

Writte at Ilvenden the Sonday next after seint hillary day 19 January, the yere of king henry the sext the xxxiiiti.

[III. Text of Probate.]

Tenore presencium Nouerint vniuersi quod nos Iohannes, John Chedpermissione diuina lincolniensis Episcopus, testamentum honeste of Lincoln, mulieris Iohanne Rayleigh, nuper nostre diocesis, defuncte et 15 eius Codicillum vltimam voluntatem eiusdem defuncte concernentem presentibus annexum, xvijo die ffebruarij Anno 17 February, domini Millesimo CCCC liiijto, infra nostrum hospicium apud lodging at Old vetus templum london, iurisdiccionis nostre exempte 3, exhibita et Temple, London, approves probata approbauimus & insinuauimus, et tenore presencium the will and 20 approbamus & insinuamus, ac pro valore eiusdem pronunciamus.

Administracionem quoque omnium & singulorum Approbacio bonorum, que eadem defuncta tempore mortis sue eorundem. obtinuit, Thome luffingcote executori in eodem and admits testamento eciam nominato, in forma iuris iurato, commisimus: Thomas Luf-fingcote to 25 et committimus similem Administracionem alij coexecutori in executorship, reserving right eodem testamento eciam nominato. Necnon compotum ca[1]- to admit his culum & raciocinium administracionis huiusmodi bonorum nobis and requiring specialiter reservantes. In cuius rei testimonium sigillum inventory and nostrum ad causas presentibus est appensum. datum die, loco, et sent in. 3º Anno domini supradictis, Et nostre consecracionis Anno tercio.

¹ By convenient yearly instalmens, he is to lay out on interces-

sory services a sum equal to the marketable price of the manor.

2 or 'kayine'. ?Cain. apply here 'the daring anachronism' of Hebr. xi. 26, this may be taken to refer to 'the curse of Cain' in Gen. iv. 11, 12. Less likely is Epistle of Jude verse 11: 'Woe unto them! for they have gone in the way of Cain.'

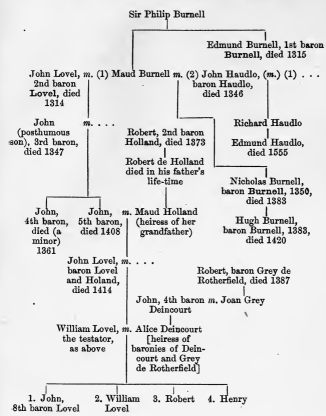
3 = under jurisdiction of the see of Lincoln, although locally in London diocese: cp. p. 64.

VIII: Will, 1454, with two codicils, of William, seventh baron Lovel of Tichmarsh, whereby provision was made for the foundation of a two-priest chantry-chapel in the Greyfriars Convent, Oxford, and there was laid down a complicated entail of testator's estates among his four sons and their heirs male.

From bishop John Chedworth's Register at Lincoln, lf. 22 bk. to lf. 26. The estate was a large and complicated one; and the ultimate division of its members, under entail, between testator's four sons was far from simple. The intention of the will and codicils is also greatly obscured by the absence of information as to the most important item of the demise, viz. the estates settled on testator's eldest son (his successor in his baronies).

The Lovel family was by origin of Minster Lovel, Oxfordshire. According to the Peerages accessible to me, the testator, William Lovel, at the age of 17, succeeded his father John Lovel (6th baron), in 1414, as 7th baron Lovel (of Tichmarsh, Northamptonshire), and was summoned as a baron to Parliament from 1425 to 1453. He also succeeded his father in the barony of Holland (or Holand), which had been brought into the Lovel family by the marriage of Maud, granddaughter and heiress of Robert de Holland, 2nd baron Holland (1342-73), to John, 5th baron Lovel, testator's grandfather. The barony of Burnell, to which the testator here asserts his claim, seems to have been without official recognition. Edward Burnell, first baron Burnell, was summoned to Parliament 1311 to 1314, but died 1315, leaving his sister Maud as his heiress. At his death the barony of Burnell became, in law, extinct. Maud Burnell married, as her first husband, John Lovel, 2nd baron Lovel of Tichmarsh, who died 1314; and as her second husband, Sir John Haudlo, summoned to Parliament as baron Haudlo 1342. By one of the perplexing intricacies of the Peerage writs, the summonses to Parliament, 1350-1420, directed to baron Burnell, were sent to Maud Burnell's descendants by her second marriage, but the Lovel family seems to have obstinately, in word at least, persevered in its claim to the title.

The whole proceeding can best be understood by a rough pedigree:



The Peerage problems are worked out in the larger modern *Peerages*. All that concerns us here is to note that these accumulated peerages brought into the Lovel family not only the ownership of the estates of those baronies, but also, according to the ideas of the age, the obligation to provide and maintain intercessory services for members of the extinct families (*supra* 68/20). Hence, testator's intense desire for a perpetual two-priest chantry.

William Lovel, 7th baron Lovel, by a marriage which reminds us of the epigram *Tu*, *felix Austria*, *nubes*, had brought into his family, besides the two baronies he inherited, and the

barony he claimed, two other baronies. He had, therefore, an exceptional number of manors to dispose of in his will. If we had access to his marriage-settlement, we should probably find that it directed him to entail certain of his wife's manors on their younger sons.

The foundation of this chantry-chapel might well be used as a foot-note appended to a lament over the vanity of human wishes, as expressed in the telling lines of Robert Burns:

The best laid schemes o' mice an' men Gang aft agley.

Greyfriars Convent in Oxford, by the fame of Roger Bacon, was the best-known house of the Order in England. Its church was one of the greatest. But, at the Dissolution, it was so completely destroyed, that all memory of the Lovel chapel was rooted out. Anthony Wood (City of Oxford, ii. 383), making his list of eminent persons buried in this church, has no mention of William, Lord Lovel. The fact was first brought to light by Alfred Gibbons in his list of Early Lincoln Wills, 1888. Even the admirable monograph on The Grey Friars in Oxford, by A. G. Little (O.H.S. 1892) could only add (p. 106) that in the arrangements made by lord Lovel for his burial here 'a bequest would no doubt be included'. Railway cuttings, botanists tell us, often bring back to a district plants long extinct there, and so now Dr. Furnivall's research has brought to light this long-forgotten Lovel chantry in Oxford.

[I. Full Text of the Will.]

18 March, 1454/5.

*In the name of the blessed trinite ffader and son and holy gost, I, William lord lovell Burnell and of holand, hole of mynde & of body, make my testament in the maner and fourme that followith:

ffirst, I bequeth my soule to allmyghty god my creature ¹ 5 that bought me with his preciouse blode, and to his blessed moder saint Mary, and to all the holy seintes of hevyn, and my body to be buried at the Grayfreris of Oxenford in suche place as I have apoynted.

And I wol that within viij. dayes after my dethe a M^1 Messes 10 be don for my soule.

Burial asked in Greyfriars Church, Oxford. One thousand masses to be said in eight days.

* If. 22 bk.

1 = creator.

Also I wol that my feoffies in and of all my Manourys landis Testator's and tenementes, with thappurtenaunce, in Acton Burnell, Shropshire wotton, Croston, Sutton, holgote, Abbeton, Millynchop, Ewdon manors and his Cheshire Burnell, Acton Raynard, longedon, vppynton, Rowton, Am-estates (such 5 baston, Chatwall, wolstauton, Smethcote, Russhebury, hope-settled on his bowdelere, and Condouer, with the membirs in the shire of son Harry), Salop and in all my landis & tenementes in Nantewich in the these manors shire of Chester not appointed to my sone herry, the which 9 years after I have enfeoffed vppon grete truste, I wol that my said feoffies testator's death, em-10 occupie and haue all my said Manoires landis and tenementes ploying during with thappurtenaunce after my decesse by the terme of ix yere a competent and that ther be a sufficient persone ordeyned by the aduyse of rent-receiver for them, in

Testamentum domini 15 de lovell.

my said feoffes and Executours to receive all order (a) to the Issue; and profutes of the said Manoyers debts, as landis and tenement; and therwith to pay scheduled; CCxxii li. xiii s. iiii d. that I owe to diuerse

persones as hit is conteyned in a papir, onlesse thanne I pay hit in my liff.

Also I wol pat a Chapell and a tombe be made for me and my (b) to build 20 wiff, convenient for oure astate, that god hathe called vs to, of memorial the same Issue; and profute;, in the place where we shall be sufficient buried.

And where I have apoynted xx li. of lyvelode to be purchased church, Oxwith the same Issues and profutes (onlesse than I purchase hit ford; (c) to provide a 25 my self in my liff) to be amorteysed for ij. Prestis to singe yearly endowperpetuelly for the sowles of me, my wiff, and of our for two Awncesters, I wol that, of the same Issue; and profute;, all chantry-priests in the costis aboute the said amortesment be had and borne.

Also, I wol that the same Grayfreris shall have CC. marces a this endowment to be 30 or the valu. Wherof part shall be in redy monye and the net and clear remanent in ornament; of their churche (by the discrescion of incurred in my wiff my feoffes and executurs or the more parte of theym), (d) to pay (for to pray specially for the sowles of me and of my wyff.

in Greyfriars ment of £20, that chapel, of all charges settling it; intercessory services) the Greyfriars of Oxford, as

¹ Acton-Burnell, Wootton, .Corston in Clumbury parish, Sutton, Holdgate, Abdon, Millichope in Munslow parish, Ewdon Burnell in Chetton parish, Acton Revnold in

Shawbury parish, Longdon, Uppington, Rowton, Admaston, Chatwall, Woolstaston, Smethcote, Rushbury, Hope-Bowdler, Condover,

 $^{^{2}}$ = £133 6s. 8d.

also the Blackfriars, White-friars, and Austinfriars of Oxford, and Bruerne Abbey; (e) and to provide a marriageportion for testator's granddaughter. Rent-receiver of these manors and estates is to

have his

accounts

Trustees, at end of the nine years of their trust, are to settle the manors and estates on Conditional limitation of term of trust, if testator

Testator's trustees are. without delay, to settle on testator's eldest son the manors and estates which are assigned to him.

chantry.

Also, I bequeth to the toder iij. orders of freris in Oxenford to ich of them Cs. to pray specially for the sowles of me and my wiff and oure said Auncesters.

Also, to the Abbot and conuent of Breuer xl li.

Also, to Anne Ogard, my doughter's doughter, to her mariage 5 if she be maried worshipfully and to such as is or shal be a lorde of name CC li., of the same Issuez & profutez.

And I wol that he that so shal receyve the Issue; and profuter of the said Manoirs landis and tenementes yerely accompt of them afore such Auditours as shal be assigned by my wiff 10 Executours and feoffes or the more parte of them.

Also, I wol that anon after the said ix yere after my decesse audited yearly. determined that my said feoffies make astate of all the sevd Manoirs landis and tenements with thappurtenaunce to my next heire and to the heires of his body lawfully begoten, And for 15 lakke of such Issue the remander therof to my right heires.

And in case that the said Chauntry be founded in my lyff testator'sheirs, than I wolle that after the terms of vj yere next after my decesse determyned that my said feoffes of all the said Manoires landis and tenementes make astate vnto my next heire to haue and 20 himself settles hold to him and to the heires of his body begeten And for lakke endowment of of such Issue the remaynder therof to my right heires.

Also, I wol that my feoffes in and of all my other manoyrs landis and tenementes that thei be enfeoffed in to myn vse & profuet (except thoo Maners landis and tenementes appoynted 25 to william Robert and henry my sonnes and my maners landys and tenement; in Oxenford shire) anoon after my decesse make astate vnto my next heire 1 and to the heires of his body begeton And for lakke of suche Issev the Remaynder therof to my right heires. 30

Testator's trustees, out of the manors and estates not so settled on the eldest as a first charge, £20 yearly for testator's chantry, pend-

Also, I wol that my feoffes * of all my other Manoiers Landis of the revenues and tenementis in the shire of Oxford, except afore except, after my decesse, of the Issue; and profutes of the same, paie xx li. yerly to the susteyning of my said Chauntrye and anniuersarie son, are to pay, vnto the tyme my said Chauntery be full stabulisched and 35 founded, and suffir my next heires to have the Issuez and pro-

^{* 1}f. 23.

baron) to Parliament, 9 Oct. 1459 to 28 Febr. 146%.

¹ John Lovel, summoned (as a

futer of all the same Manoiers landis and tenementis ouer that ing its perxx li.

endowment.

And after the said Chauntery stabulisched and founded of Thereafter, xx li. of lyvelode, I wol my feoffies of the said Manoiers landis which have 5 and tenementes in the said shire of Oxford, Except afore except, hitherto been held in trust, make a tate to my next heire and to the heires of his body are to be begoten, and for lakke of suche Issue the remaynder therof to testator's my right heires.

trustees, on testator's

Also, I wol that my goodis moveable and vnmoveable be dis- heirs. 10 posed, after the good discrestion of my good executors, by the ouersight and sourvowe of my wyff.

Also, I charge all my sonnes, vpon my blessing and as thei wol answer to god, that thei be helpyng and assistyng to myn Executours to the executyng and performyng of this my testa-15 ment and laste wille.

And Executours of this my testament I make Thomas Bylling, Executors sergeaunt of the lawe 1; lucas laucok, Clerk; william Marmeon; named, testa-William Brawnston.

be overseer of the will.

Also, I wol that my Wiff, in whom I put my moste speciall 20 faith & truste, be surveour of this my testament, praying and requiring her that she wol do her trewe diligens and parte that my said testament may be trewly performed, according to myn entent; And require and charge my executours that noon of hem do any grete thing touching the execucion of my said 25 testament, withoute thei aske auyse of her before.

In wittenesse wherof, to this present writing I have putto 18 March, my seale, yeven the xviij. day of Marche the yere of oure lord 33 Hen. VI M1 CCCC liiij., And the vere of the Regne of king henry the sext after the conquest 2 xxxiijti.

[II. Full Text of First Codicil.]

n the name of god amen I, William lord levell Burnell and 5 June, of holand, hoole of mynde, the v day of Iunn the yere of (1455), testator oure lord god M1 cccc lvti, And the yere of the Regne of king adds to his will (as above) herry the sext after the conquest xxxiijti, declare my last wille a codicil, by and aduyse conteyned in my testament beryng date of the xviij. trustees of

¹ Afterwards Sir Thomas Billing, in 1469 Chief Justice of the King's 2 = the year . . . three and thirti. Bench.

manors and estates are

his unentailed day of Marche the yere of oure lord god M1 CCCC liiijti and the Regne of oure souerayne lord the kyng xxxiijti, And also adde to the same testament in Maner and forme as in this codicille foloweth. first, that where I, in the said testament and last wille, 5

ordevned disposed and willed that my feoffes in and of all my Maners landis and tenements with theire appur-Codicillus tenaunces in 1 Acton Burnell, Wotton, Croston, dicti domini. Sutton, holgote, Abbeton, Millyngchamp, Ewdon Burnell, acton Raynard, longedon, Vppyngdon, Rowton, Am- 10 baston, Chatwall, wolstauton, Smethcote, Russhbury, hopebowdeler, and Condouer, with theire membris, in the shire of Salop and in all my landis and tenement; in Nantewich in the shire of Chestir not appoynted to my soon herry, shuld occupie and haue all my said Manoiers landis and tenementis with 15 (a) empowered thappurtenaunce after my decesse by the terme of ix yere to perfourme my said wille and testament, as it is in the same 3 years beyond testament expressed, I wol that my said feoffees occupie and haue all my said landis Manoiers and tenementis with thappurtenaunces after my decesse by the terme of xij. yeere then next 20 and continuall following, to execute and performe with the Isseues and profutes therof my said testament And that my last wille, vnder forme as in the said testament is and in this my codicille shall be declared;

to hold these for a term of the 9 years allowed in the will:

(b) charged to

Also, where I, in my said testament, have appoynted xx li. 25 endowment of of lyvelod to be purchased with the said Issues and profutes, to be amorteyed for ij. seculer prestes to sing perpetuelly for the priest chantry sowles of me my wiff and my Auncestres, I, in this my codicille, wol and declare that the said purchase and mortisment be so and in suche fourme had that hit be xx li. clere aboue all maner 30 of Chargis, and suche lyflod as shal be of no lesse clere verly valu be lyklyhode hereafterwarde: of the which xx li. I wol that my said ij. prestis haue yerly xx marces.2 And I wol that the Wardeyn and the Covent of the gray frerys of Oxford haue yeerly the residewe 3 of the said xx li. therwith to kepe my 35 yeerly obite & to reparell *my said Chapell after tyme it is sufficiently beeldid and performed

see that the £20 yearly for testator's twois strictly net, and clear of all charges, now or in future, and out of it there shall be paid yearly (a) to the two chantrypriests, each £6 13s. 4d.; (b) to Greyfriars Convent, Oxford, £6 13s. 4d., for the upkeep of the chantry chapel,

^{*} lf. 23 bk.

² i. e. 10 marcs (£6 13s. 4d.) each.

¹ Note 1, p. 73.

^{3 = £6 13}s. 4d.

And pay yeerly to the Chaunceler of Oxford for the tyme and payments on obit-day to beyng and Ofering at my said Obite, vj s. viij d., To his com- the dignitaries missary so Offeryng in his absence, iij s. iiij d., and to eyther of of the University and Burgh the proctours of the vniuersite commyng with the said Chaun- of Oxford, if they attended. 5 celer or his commissary and offeryng at my said obite, xx d.

And to the Maire of Oxford for the tyme beyng iii s. iiii d. and to either of the Bayles xx d., in case be that thei come and

offre at my said yeerly obite.

Also I wol that my said executurs & feoffes, ouer Trustees are to provide for the to the said xx li., purvey bokes, Chaleys, and vesti- and above its fixed yearly mentes, with other ornamentes necessary to the said endowment, the Service-Chapell; and also for bred, vyne, and wex for all Vestments, Ornaments, Commaner of prestis that wol say masse in the said quired by it. Chapell for euer-more.

Lovel chantry-chapel, over books, Communion-plate, munion-elements, lights, re-

Also, I wol that the said ij. prestis be seculers, bachelers of Testator's two diuinite or at the leste maisters of Arte, vertuose and wel dis- priests are to posed to lerne and for to procede in degree, And moreover to be seculars, graduates, and preche the worde of God in releeff of simple curatis and edifica- preachers. cion of cristen sowles

And thei, in theire open sermons, shall pray specially by Outline of their duties name for the sowles of me, my Wiff and myn Aunceters.

in respect of And I wol that the sayd ij. preestis every sonday and doble (a) their bidding-prayer fest, after tyme the said Chapell is beeldide and fully perfourmed, before their at vi. of the belle in the mornyng begynne the matyns of the (b) their duties 25 day in my said Chapell; and, after Matyns said, oon of them on Sundays incontynently say masse of the day, onlesse thanne they be absent Festivals: preching the worde of god; And if bothe be not so absent, than he, that is not so occupied, say the sayd matyns and masse

and onys in the Weeke day say 2 Placebo and Dirige with (c) their inter-30 a Masse of Requiem for the sowles of me, my Wyf and myn vices on Week-days. Auncestres and of all Cristen sowles.

Also I woll that the lord levell for the tyme beyng name and The appointpresent the said ij. prestis (so that thei be seculers and bachelers priests is to of diuinite or at the lest Maisters of Art) to the Chaunceler of rest with baron Lovel. 35 Oxonford for the tyme beyng; And the said Chaunceler, in case subject to he fynde hem by dew examinacion vertuose and of gode con-the Chancellor uersacion and disposed to procede after my wyl before declared. of Oxford.

¹ i. e. desirous to take the higher degree of D.D.

² See in John Denham's will, 1526.

admitte theym to syng in my said Chapell after forme above by me rehersed: And vf by such examinacion or otherwise, the said ij. bachelers of diuinite or maisters of Arte, so named and presented by the lord levell for the tyme beyng, be not founde of suche condicions and vertu as it is in my wille before 5 declared, that then thei be in no wyse admitted to syng in the said Chapell; but then, after notice had therof, the said lord Lovell name and present ij. other in semblable wise to be examined admitted or refused. Wherin I pray and straitly require and (also moche as in me is) I charge the said lord 10 lovell and Chaunceler that thei, in namyng, presentyng, examyning, and admittyng the said ij. prestis, put aparte all maner of affectuouse percialite, favour, seruice, or reward.

Conditions under which one or both of these two priests may be removed from the chantry.

Also, I wol and declare that in case the said ij. prestis, or eyther of them, be promoted to eny benefice, college, Chauntre, 15or other Office of perpetuete, otherellus be of viciouse gouernaunce or vuclene lyvyng befor the Chaunceler lawfully conuicted, that then theire places in my said Chapell, and either of them, so promoted or conuicted, be voyde, and the said lord lovell name and present other, in maner and fourme above 20 rehersed.

A personal bequest to testator's son,

Item, I woll and begweth, in this my Codicill, to William my sonne a Bedd of Bawdekyn with qwischens and thapparrell William Lovel. thereto, payng x li.

Duration of the trust established in the will is extended from 9 years to 12 years.

Also that, where I wylled and ordeyned in my said testament 25 that, anon after ix veere after my decesse determined, that my feoffes shuld make astate of all the said Manoiers landis and tenementes, with ther appurtenauncz, vnder forme in my said testament conteyned, I wol that my said feoffes be not charged nor in noo wyse constrayned to make any astate vnto the terme 30 of xij. yeere after * my decesse fully determyned

Gratuities to testator's servants.

Also, I woll and adde to my said testament in this my Codicille that my seruauntes be rewarded vnder forme and sommes that followen:

ffirst, to Thomas lesseller and to his wiff, cs.; to henry Normanvyle, lxvj s. viij d.; To thomas Stotesbury, xl s.; to John Gyfford, lxvj s. viij d.;

35

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to Drew Streighley, lxvj s. viij d.;
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to Bernard Delamere, lxvj s. viij d.;

to Thomas Conyers, lxvj s. viijd.;

to Thomas Ingelfeld, iiij li. xiij s. iiij d.;

5 Also, to Mawt Denham, of fee, so longe as she is soole, yeerly, x. marces; And, if she be worshipfully and wel maried, to her mariage, xiij li. vj s. viij d.

Also Sybill ffowler, whanne tyme she shall be maried and worshipfully, xx li. to her mariage;

10 Also, to the seruauntes of John Densell, liij s. iiij d.;

Also, to Thomas Aunger, xls.;

to Iohn of Chambre, xls.;

to Iohn Appynton, xls.;

to Thomas Clerk, liij s. iiij d.;

to William Aleyn, xls.;

to Iohn Aden, liij s. iiij d., of fee;

to Iohn Benet, xls. of fee;

to Richard Whitfeld, xl s.;

to Iohn Churche, xxxiij s. iiij d.;

20 to William Wynfray, xl s.;

to Wylliam Skynner, xls.;

to William Grendon, xls.;

to Thomas Ormeston, xx s.;

To Thomas Smyth, xl s.;

25 to Thomas Selby, liij s. iiij d.;

to William Blakbourne, liij s. iiij d.;

To Thomas Selman, xl s.;

to Edmund Blakhall, liij s. iiij d.;

To Iohn Russell, liij s. iiij d., of fee;

30 to Iohn Barby, xxxi s. viii d.;

To Thomas hunt, xx s., of fee;

to Richard Milton, xl s.;

to William Trumpet, xl s., of fee;

to Geffray taylour, xl s.;

35 to Iohn Woderoff, xxxj s. viij d.;

to Iohn Cransley, xl s.;

to Iohn Whighill, xl s., of fee;

to henry yoxhall, liij s. iiij d.;

to Iohn Donver, xxvj s. viij d.;

to Iohn Gylford, liij s. iiij d., in hool fee;

to Rauf herrys, for kepyng of a wode at Mynster lovell. xxvi s. viij d., of fee;

to the Baily of mynster levell, xl s.;

To Rauff, Gardyner of Mynster levell, xls. of fee yeerly, for 5 kenyng of the Gardeyn theere, yeerly receyvyng and kepyng the frutes therof to the behoof of the houshold theere:

10

15

20

To william kollyng, xx s., of fee;

to ffrank Martyn, xxxiij s. iiij d.;

to Iolin Morayn, xxvj s. viij d.

to Iohn Culneham, xxvj s. viij d.;

to Iohn Grene, xxvj s. viij d.;

to Deryk of the kechyn, xx s.;

to Richard of the Bakhouse, xxvj s. viij d.;

To Edmunde of the Bakhouse, xxvj s. viij d.;

To Iohn Skirs of the same, xxvj s. viij d.;

to Iohn Carter, xx s.;

to Iohn lane, xxvj s. viij d.;

to Thomas Blakhalle, xxxiij s. iiij d.;

to henry Gaddesby, xxvj s. viij d.;

To William Broyne, xxvj s. viij d.;

To Thomas of the Stable, xxvj s. viij d.

And I eftesones require my wiff, sonnes, & heires, in the way family to have of Charite, and for the love of all-myghty god and in Eschewyng of dampnacion of theire sowles, that thei help and Assiste, with 25 all suche power as god hath yeven them, my feoffes and myn Executours to execute my said testament & this my wylle, And that thei in no wise lett hit nor do for to be letted by no maner of meane nor colour.

Previous trustees discharged, and new trustees appointed bishop of Canterbury and others). Witnesses, Thomas Gascoigne, D.D., and six others.

Appeal by testator to his

this will duly

carried out.

Item, I wol that all my either feoffes, if ther any bee in my 30 said maners, landis, and tenementes, make a relesse vnto Thomas, Archiebisshop of Canterbury,1 and vnto his cofeoffies to per-(viz. the Arch- fourme my said testament and wille.

Beryng wittenesse herof: Maister Thomas Gascoyne,2 doctor of diuinite; Bartholomew Ardern, Thomas Sakvyle, Iohn 35 Grayby, Esquyers; William Barnevile, Iohn Adeen, and Iohn Russell, with other mo.

² Thomas Gascoigne, D.D., 1434.

¹ Thomas Bourchier, translated from Ely 1454; died 1486.

[III. Text of Second Codicil.]

To all trew Cristen people that this present wryting tripartited endented shall heere or see, William Vltima voluntas lord lovell Burnell and of holand, send dicti defuncti. gretyng in oure lord everlastyng.

Where that I, the same William lord lovell, amonges other, Appointment haue enfeoffed, vppon grete faith and truste, the right reuerend of trustees over faders in god Thomas Bourchiere, Archiebischop of Canterbury, many of testator's primat of all England; William, Bisshop of Wynchestre; estates, viz. William lucy, *William Catesby, knyghtes; Robert Danuers 2

10 (oon of the Iustice of the common place), and other

in and of my Manoiers 3 of Bridelhurst, obdon, knoke, Erdes- First: cote, Estwamburgh, with thappurtenaunce, in the shire of 5 manors in Wiltshire; Wyltshire and in all my other landis and tenementes in the same townes:

the Maner of Berley with thappurtenaunce in the shire of 1 manor in 15 Hertfordshire; hertford;

the maner of Est wycham, with thappurtenaunce, in the 1 manor in shire of kent;

And Rotherhith, with thappurtenauncz, in the shire of Surre; 1 estate in the Maner of Wodford, with thappurtenaunce, in the shire 1 manor in of Gloucestre:

Gloucestershire;

and in all my landis & tenement is in Bampton, litell Mynster, 2 estates in Oxfordshire; and elles where in the shire of Oxford, with thappurtenaunce, the which were sumtyme Alyenor hill;

and of a fee ferme of vij li. vis. viij d. in the shire of Wyrcestre 1 rent-charge that the Priour of Wyrcestre payde to me for Trympley 8:

the maners 9 of Stene, hynton, Polebroke, with thappurten- Second: aunce, in the Shire of Northampton;

in Worcestershire; 3 manors in Northampton-

shire;

* lf. 24 bk.

1 William of Waynflete, appointed 1447, died 1486.

2 Robert Danvers, Justice of the Common Pleas, 1450.

³ Upton Lovell, Knook, East Wanborough are found on the map. Erdeskote is Hurdecote in Dunworth hundred, in which the Lovel family owned scattered properties. Bridelhurst (or Brideshurst) is Bridzor

in Ansty par., Dunworth hundred.

Barley, near Royston.

⁸ East Wickham, near Woolwich.

6 Widford.

7 = Lovell Minster, or Minster

⁸ Trympley was a chantry in Kidderminster church (Valor, iii.

9 Steen, Hinton-in-the-Hedges, Polebrook.

1 manor in

Buckinghamshire; property in Banbury, Oxfordshire. Third: 2 manors in Shropshire; 2 manors in Warwickshire; 1 half-manor in Wolverhampton, co. Staffs.; estates in Cheshire.

in trust. First: to settle (in strictest entail) the manors in Wiltshire. Hertfordshire, Kent, and Gloucestershire, with the estates in Surrey and Oxfordshire, and the rentcestershire. on testator's second son, William Lovel, and his heirs male,

the Maner of Crawley 1 with thappurtenaunce in the Shire of Buckes;

with all my other landis and tenementes in the same townes; and in the Towne of Banebury in the shire of Oxonford; the maners of 2 welyngton and Pycheford, with thappurten- 5 aunce, in the Shire of Salop;

the Maners's of Bidford and Brome with thappurtenaunce in the Shire of warrwick; The Moyte of my lordship of wolunerhampton, with thappurtenaunce, in the shire of Stafford, with all my other landis & tenementis in the same townes; 10

and in all my landes & tenementes Rentis and service with thappurtenaunce in Nauntwyche and ellus where in the shire of Chestre, late William Brownynges,

to have and to hold to them and to theire heires for euermore. I, the said william lord louell, declare my wille and entent 15 of the said feoffament in maner and fourme following:

That is to say, that my said feoffies anon after my decesse make a tate in and of the said maners of Brideshurst, Vbbedon, knoke, Erdescote, Est wamburgh, Berley, Estwykham, Rotherhith, Wydeford, fee-ferme, and in all the said other landis or 20 tenementis in the same townes, in all the said landis & tenementis in Bampton, litell minster, and ellus where in the shire of charge in Wor- Oxford that were sumtyme Alianore hill, with all thappurtenaunce, to william my secunde sone and to the heires males of his body laufully begoten, vnder the forme and condicions 25 following, that if the same william my sone or eny of the heires males of his body begeten do or suffre any thing to be doo by the whiche the said taile shuld be discontynued and discontynued, in parte or in all, lenger or otherwise than for terme of the lift of the same william my sone or of the lyff of 30 any of his heires males of his body begeton or duryng the lyff of any of the wyffes of my said sone or of any of the wiffes of the heires males of his body begeten, that thanne all the said maners of Brideshurst, Vbbedon, knoke, Erdescote, Est wamburgh, Berley, Est wykham, Rotherhith, Wydeford, fee-ferme, 35 with all the said other landis and tenementes in the same

¹ North Crawley, near Newport Pagnell.

² Wellington and Pitchford.

³ Bidford and Broom in Bidford parish.

townes, and in the townes of Bampton and litell mynster and ells where, specified in the said tayle, Remayne vnto the right heires; and the said astate tayled vtterly to be voyde;

And I pray and require my said feoffes to be helpyng and 5 assisting to my right heires in this behalff;

And in case the said william my sone die withoute Issew with male of his body begeten, orellus that he or any of his said contingent remainders, heires males (for lakke of other Issew of me) inherite me and be (as specified in this Codicil), lord louell, and no such discontynuaunce made by him nor noon in case of 10 of his said heires males other wyse thanne is afore rehersed, male or of sucthat thanne the oon half of the same manoiers landis tenementes cession to the barony and and fee ferme, with thappurtenaunce, remayne vnto Robert the baronial louell, my third sonne, and to the heires males of his body testator's begeten, vnder sembelable forme and condicions to be observed third son Robert Lovel, 15 and kept by the same Robert and his said heires males as is and heirs afore rehersed to be observed and kept by the said william and male, his heires *males of his body begeten. And in case the saide Robert die withoute issue male; of his body begeten, or ellus that he or any of his said issue male; inherite me and be 20 lord louell, and no discontynuaunce be made be the same Robert and, beyond nor noon of heires males of his body begeten, of the said tor's fourth halfendell nor of no parcell theroff otherwyse thanne is afore Lovel; rehersed, that thenne the said halfendell remayne to henry louell my fourthe sonne and to the heires males of his body 25 begeten, vnder semblable fourme and condicions to be obserued and kept by the same henry and his heires males (as is afore rehersed) to be observed and kept by the said william & his heires males of his body begetyn; And for lacke of suche issue male of the said henry, the remaynder therof vnto my 30 right heires, And that the oder half of the said Maners landis and tenementes with thappurtenaunce remayne vnto the same henry and to the heires males of his body begeten, vnder sembleable fourme and condicions to be observed and kept by him and his said heires males (as is afore rehersed), to be 35 observed and kept by the said william and his heires males of his body begeten; And in case the said henry die withoute issue and, if entail male of his body begeten, the remaynder therof vnto the same tor's heirs-at-

Robert and to the heires males of his body begeten vnder law.

semblable forme & condicions as is afore rehersed; And for lacke of suche issew male of the said Robert, the remaynder therof vnto my right heires.

Also I pray and require my said feoffes that thei, anon after my decesse, make astate vnto the said Robert my sone in and 5 of the said Maners of Stene, hynton, Pokebred, Crawley, with all theire other landis and tenementes in the same townes, & in the Towne of Banbury, with thappurtenaunce, to have & to holde to him and to the heires males of his body begeten, vnder the fourme and condicions following; -that if the same Robert or 10 any of the heires males of his body begeten do or suffre any thing to be do by the which the same taile shuld be discontyneued and discontyneued, in parte or in all, lenger or other wyse thanne for terme of lyue of the same Robert or terme of the liffe of any of his heires males of his body begeten or for 15 terme of the lift of any of the wyffes of the said Robert or terme of lyve of any of the wyffes of the heires males of the said Robert body begeten, that thanne all the same Maners landis & tenementes remayne to my right heires and the said astate vtterly to be voyde.

And I pray and require my said feoffes to be helpyng and assistyng to my right heires in this behalff.

And in case the said Robert dve withoute issue male of his body begeten that thanne the oon halff of the same maners, landis, & tenementis, with thappurtenaunce, So yiffen to the 25 said Robert, shall remayne to the same william my soon and to the heires males of his body lawfully begeten, vnder semblable forme and condicions as is afore rehersed to be observed and kept by the same william and his said heires males, And if the said william die withoute Issue male of his body begeten orellus 30 that he or any of his said issue male inherite me and be lord louell and no discontynuaunce be made be him nor noon of his said heires males of the said halfendell nor of no parte theroff otherwise thanne is afore rehersed, that thanne the said halfendell with thappurtenaunce shall remayne to the same henry and to 35 the heires males of his body begeten vnder semblable fourme and condicions as is afore rehersed; and, for lacke of suche issue, the remaynder theroff, to my right heires; and that the oder halff of the said Maners landis & tenementes with thappur-

Second, to settle (in strictest entail), the 3 manors in Northamptonshire, with the manor in Buckinghamshire, and the property in Banbury, Oxfordshire, on testator's third son Robert Lovel and heirs male,

with contingent remainders to testator's heirs-at-law

or testator's son William Lovel,

and, afterwards, to testator's son Henry Lovel and heirs male,

tenaunce shall remayne to the same henry and to the heires males of his body begeten vnder semblable fourme and condicions as is afore rehersed. And in case the said henry die withoute suche issue of his body begeten the remaynder therof to the with ultimate 5 same william and to the heires males of his * body begeten, heirs-at-law. Vnder semblable forme and condicions as is afore rehersed: And for lacke of suche issue of the said William, the remainder therof to my right heires.

Also I pray and require my said feoffes that thei anon after Third, 10 my decesse make a tate vnto the same henry my sone in and of to settle (in the said maners of wyllington, Picheford, Bidford, Brome, and entail) the 2 Shropshire moyte of the lordship of Woluerhampton and of all other landis manors, the and tenementis in the same townes and in all landis and tene- 2 Warwick-shire manors, mentis Rentis and fermes in Nantwich and ellus where in the the half-15 shire of Chester late William Brownynges with thappurtenaunce Staffordshire. to have and to holde to the same herry & to the heires males of and the estates in Cheshire, his body begeten, vnder forme & condicions following: that if on testator's the same henry or any of the heires males of his body begeten Henry and do or suffre any thing to be doo by the which the same heirs male, 20 taile shuld be discontyneued and discontynued, in parte or in all, lenger or otherwyse thanne for terme of liff of the

same henry or terme of the lift of any of his heires males of his body begeten or for terme of the lift of the wiffes of the said henry or terme of the lyff of any of the wyffes of the heires

25 males of his body begeten, that thenne all the said Maners landis with reand tenementes remayne to my right heires, And the said astate mainder to heirs-at-law. vtterly to be voyde. And I pray & require my said feoffes to be helpyng and assistyng to my right heires in this behalf. And in case the said henry dye withoute Issew male of his body 30 begeten, that thanne the oon half therof remayn to the same william my sone and to the heires males of his body begeten, or to testator's vnder semblable forme and condicions as is afore rehersed, And son William, if case the said william dve withoute Issew male of his body

the said halffendell with thappurtenaunce shall remayne to the * lf. 25 bk.

begeton, or ellus that he or any of his said Issue male enherite 35 me and be lord louell and no discontinuaunce be made by him nor noon of his said heires males of the said halffendell, nor of no parte therof, otherwise thanne is afore rehersed, that thanne

son Robert,

or (finally) to heirs-at-law.

or to testator's same Robert my sone and to the heires males of his body begeten, vnder semblable forme & condicions as is afore rehersed, and for lack of such issue of the said Robert the remaynder therof to my right heires. And that the other halff of the said Maners Moite landis tenementis Rentis and service; with thap- 5 purtengunce so giffen to the said henry shal remayne to the said Robert and to the heires males of his body begeten, vnder sembleable forme & condicions as is afore rehersed And for lacke of such issue of the said Robert the remaynder therof to the said william my sone and to the heires males of his body 10 begeten vnder semblable fourme & condicions as is afore rehersed, and, for lacke of suche issue of the said william, the remayndre therof to my right heires.

Sealed with testator's armorial seal. In wittenesse I have setto my seale of myn Armes. Wittenesse &c.

datum &c.

[IV. Official Record of Probate.] Primo die Septembris, Anno domini Millesimo quadringen-

tesimo quinquagesimo quinto, infra Manerium de Bukden,

lincolniensis diocesis. Coram Reuerendo in christo patre ac

Proved, 1 September, 1455, before John Chedworth, bishop of Lincoln,

domino, domino Iohanne, dei gracia lincolniensi Episcopo, 20 personaliter comparuerunt Magister lucas lancok, decretorum Actum probacionis dictorum testamenti

doctor, willhelmus Marmyon, armiger, et willhelmus Braunston, domicellus, executores (vt asseruerunt) Nobilis memorie domini willhelmi, domini de 25

15

wholly in Lin- louell, Burnell, & holand, dicti Reuerendi patris (vt asseritur) parochiani defuncti, et tempore mortis sue eciam vt asseritur nonnulla bona in diocesi lincolniensi et alijs diuersis diocesibus Cantuariensis prouincie obtinentis, et ibidem quoddam testamentum vna cum duobus Codicillis ipsius defuncti vltimam 30 voluntatem in se continentibus exhibuerunt, Vnde idem Reuerendus in christo pater ipsa testamentum et codicillos: publicauit, probauit, eaque (racione composicionis inter Ecclesias Cantuariensem & lincolniensem super approbacione testamentorum parochianorum infra diocesim lincolniensem decedencium 35 inite, ac iure et prerogatiua ecclesie sue lincolniensis laudabili, legitimeque prescripta consuetudine, ac lege speciali legitime

who (although & codicillorum. deceased's estate was not coln diocese, but partly in other dioceses of the province of Canterbury), was, by an old agreement between the Archbishop and the Diocesan as to probate of wills of persons dying in the diocese of Lincoln, entitled to admit this

prescripta, per tempusque, vt idem Reuerendus pater eciam will to proasseruit. cuius contrarii memoria non existat, seu existit, vsitata the will, and, & observata) approbavit, insinuavit, ac pro vero valore eorun-with full force of law, dem pronunciavit per decretum, Administracionemque omnium committed 5 bonorum, dictum defunctum et eius testamentum concernencium, of it to the et infra iurisdiccionem lincolniensem existencium, ac ad ipsum executors named in it. Reuerendum patrem de iure, prerogatiua, consuetudine laudabili when they prescripta, ac lege speciali predictis pertinencium, eisdem Magistro oath required luce, willhelmo, et willhelmo, predictis executoribus in ipso testa- of executors, 10 mento nominatis, [et eos] in forma iuris de observando capitula subscripta, tactis per eosdem sacrosanctis dei euangeliis, iurare fecit: et iurarunt, videlicet, quod nullus ipsorum executorum viz: bona ipsius defuncti, quocunque nomine censerentur, ab alijs them would do coexecutoribus suis celabit, sed illa omnino ceteris coexecutoribus any act, of any kind, without 15 reuelabit, & ad noticiam eorum perferet, nec preter eorum con-leave of his sensum administrabit, donabit, alienabit, seu disponet, atque nullus ipsorum alicui pro aliquibus receptis seu recipiendis de bonis debitis seu arreragijs ipsius defuncti, acquietancias, liberaciones, perdonaciones, * relaxaciones, seu remissiones, sine con-20 sensu et voluntate aliorum executorum, faciet quouismodo, vnde

idem Reuerendus pater eisdem administracionem commisit.

Acta fuerunt hec in loco, anno, & die predictis: Indiccione Calixtus III tercia, pontificatus sanctissimi in christo patris et domini nostri. was then Pope. domini Calisti, diuina prouidencia pape tercij, anno primo.

Presentibus tunc ibidem Magistro Ricardo Ewan (in Artibus Witnesses an Magistro), willhelmo hornby, & willhelmo Barford, Saris-M.A. and others. buriensis & lincolniensis diocesium, &c.

IX: Vow of celibacy, 1456, taken by Joan Stretton, widow, before John Chedworth, bishop of Lincoln, then celebrating Mass in Merton College Chapel, Oxford.

From bishop John Chedworth's Register at Lincoln, If. 20 bk.

Viijo kalendas Iulij, in festo videlicet Natiuitatis sancti ²⁴ June, ¹⁴⁵⁶, in Merton Iohannis Baptiste, Anno domini Millesimo CCCC lyjto, in Capella College Chapel, 30 infra Martyn college Oxonie situata, Reuerendus in christo the Lord pater et dominus, dominus Iohannes, dei gracia lincolniensis Bishop of Lincolniensis coln at Mass,

Episcopus, in pontificalibus indutus, votum per i dictum Reuerendum patrem intra missarum solempnia admisit et recepit in hac forma.

Joan Stretton, widow, of Lincoln Dio cese, publicly made this vow, in the name of the Father, the Son, and the Holy Ghost, and attested the record of it by attaching her cross (+) or mark to it.

I, Iohan Stretton of lincoln diocesse, not wedded, promitte and avowe to god and to oure lady and to 5

Votum Iohanne stretton vidue emissum.

Reuerend fadre in god, Iohn, by the grace of god Bisshop of lincoln, the purpose of Chastite aftir the rewle of Saint Paule, and with myn owne hand I subscribe here my selff—In nomine patris & filij & spiritus ro sancti Amen
et cetera benediccionum insignia in hac parte requisita, fecit, et exercuit, coram populi multitudine inibi congregata, &c.

X: Will, 1456, and Codicil, of Gervase Rudd, of Stamford, Lincolnshire.

From bishop John Chedworth's Register at Lincoln, If. 70, and 70 bk.

[I. Latin Text of Will.] *▼n Dei Nomine Amen. Sextodecimo die Nouembris Anno

16 November, 1456.

domini Millesimo CCCC lvjto, Ego, Geruasius Rudde de Stamford, videns michi mortis periculum imminere 2,

Testamentum
Geruasij
Rudde de
Stamford.

In primis, lego animam meam deo omnipotenti, beate Marie matri eius, et omnibus sanctis; Corpusque meum ad sepeliendum in 20

Ecclesia sancti Martini ville Stamford predicte.

Burial in St. Martin's church, Stamford. A mortuary assigned to that church.

Item, lego optimum meum indumentum pro mortuario meo, prout mos est ibidem; Item, ffabrice ecclesie predicte, pro sepultura mea, vjs. viij d.

Bequests to Friars Mendicant at Stamford. Bequest to St. George's church,

Stamford.

Item, ordini ffratrum Carmelitarum, ij s. vj d.; Item, ordini ²⁵ predicatorum eiusdem ville, ij s. vj d.

Item, ffabrice ecclesie sancti Georgij eiusdem ville, vnum quarterium ordei.

* 1f. 70.

1 The grammar of this sentence is all wrong, but the meaning is plain.

The anacolouthon is quite Thucydidean in its complexity.

2 MS. has 'immunire'.

Residuum vero bonorum meorum non legatorum do et lego Executors Iohanne vxori mee et henrico Barton quos facio et constituo named. meos executores vt ipsi disponant pro salute anime mee prout eis videbitur melius deo placere.

Datum apud Stamford predictam die et anno supradictis; hijs testibus, Willhelmo Gyrdeler (Capellano), Iohanne Barker, et Waltero Cutteler.

[II. English Text of Codicil.]

This is the laste wille of me, Gervas Rudde of Stamford, 16 November, made the xvj. day of Nouembre in the yere of the Regne of (1456). 10 king henry the sext xxxvti, And in the yere of oure lord M1 CCCClvj.

ffirst, I woll that Ionet my wyff and henry Barton myn executours do perfourme my testament.

Item, I woll and giff to my said wyff my place that I dwell Testator's 15 in the terme of her lyff, and that she kepe yerly my yereday in Stamford is in honest fourme; and after her decesse, I wol that charged with providing a Vltima Robert my son haue it duryng his lyff & to his eyrys yearly obit-

Voluntas of his body laufully begoten if he have any, in the testator, and eiusdem. same fourme as it is beforesaid, and vnder the same similar yearly commemora-

20 condicion, and also the yereday of both my wyffes; And if he tion for testakepe hem not yerely ne in dew fourme than I woll that, by the wives, sight of the said herry barton, the said place be solde and the money that commyth theroff to be disposed for the helth of my sowle and of the sowlys of my said ij. wyffes, And in the same

25 wyse if the said Robert haue no Isew.

Also, I woll that herry Barton haue the termes of the place Testator bethat I holde of Iohn Apethorp, after the tenure of my Indenture Henry Barton the wiche I delyuere vnto him the day of makyng of this the remainder of his lease. presentz.

Item, I woll that Alice my doughter have after the decesse Bequests to of my wyff a brasse panne of xxiiii. galons.

children and

Item, to Robert my son a nother panne xxiiij. [gallons] godchild. conteyning; Item, to katerin my doughter, a panne of vj. galons; Item, to my doughter Agnes Bolt, a brasse potte of ij. galons;

Item, to my goddoughter Elizabet Bolt, a potte of a potyll. And all the Residew of my goodis by me at this tyme not sett I gyff to Ionet my wyff terme of her lyff, she to pay my dettys, and after her decesse thei to be solde and disposed for me and bothe my said wyffes: And Also, I woll that Ionet my wyff giff to the said herry Barton for his labour xx s. of mony.

Provision for testator's dirige service.

And also, I wol have at my dirige, when I am passed the worlde, v. prestis, and thei to giff euery prest iiij d. And in all 5 otherwyse thei to do for the helth of my sowle, as shulde *be most plesure to all myghty Ihesu. Whom I dayly beseche of grace and mercy.

[III. Latin Record of Probate.]

In dei Nomine, Amen.

John Sybely, Commissary of bishop of Lincoln, in St. Mary's church at the Bridge, Stamford, 29 November. the will and codicil. but requires executors to send in their account.

Nos, Iohannes Sybely, clericus, Reuerendi in christo patris 10 ac domini, domini Iohannis, dei gracia lincolniensis Episcopi, in Archidiaconatibus lincolnie & Stowie Commissarius generalis, presens testamentum, vna cum codicillo eidem annexo, coram nobis exhibitum in ecclesia parochiali sancte 1456, approves Approbacio Marie iuxta pontem ville Stamford penultimo die 15 eorundem. mensis Nouembris Anno domini Millesimo CCCC lvito, probamus approbamus et insinuamus. Administracionem quoque omnium bonorum dicti testamenti et codicilli contingentis committimus executoribus infrascriptis, onus administracionis bonorum huiusmodi in se admittentibus, in forma 20

> nobis specialiter reservantes. In cuius rei testimonium sigillum Officij nostri presentibus est appensum: datum die, loco, & Anno domini supradictis.

> iuris iuratis, Compotum administracionis bonorum huiusmodi

XI. Proceedings, 1457, against the brothers William and Richard Sparke, of Somersham, Huntingdonshire, Lollards, at the instance of John Chedworth, bishop of Lincoln.

Extracted from bishop Chedworth's Register at Lincoln, lf. 12 bk. The records of the Ecclesiastical Court are, of course, in Latin, but inasmuch as the persons proceeded against were (p. 96) 'not lettered', the papers which specially concerned them were in English.

[I. Articles exhibited against William and Richard Sparke.]

+ Hii sunt articuli et opiniones heretice publice tente per 25 Willhelmum Sparke et Ricardum Sparke fratrem eiusdem, de

* If. 70 bk.

+ lf. 12 bk.

Somersham lincolniensis diocesis, et per eosdem coram Reuerendo in christo patre et domino, Domino Iohanne, dei gracia Lincolniensi Episcopo, publice recognite & confessate.

In primis, dicunt quod Cruces et ymagines in ecclesiis con-1.

5 stitute venerari non debeant, nec coram eis oblaciones fieri
debeant, cum [non] sint nisi ligna vel lapides: Sed quod pocius
homo extensis brachiis tanquam vera Crux & ymago dei debeat
ab homine venerari.

Item, quod non fierent peregrinaciones ad loca vbi sanctorum 2. 10 corpora requiescunt, et quod expense in eisdem facte sunt superuacue, inutilesque labores.

Item, quod puer de parentibus baptizatis procreatus baptismo 3. non egeat nec baptizari debeat, cum parentum baptismus ei sufficiat.

15 Item, quod laici coniugati vel laborantes non tenentur ieiu- 4. nare, cum christum huiusmodi ieiunia statuisse nullicubi reperitur; Et quod constitucio ecclesie in ea parte edita tantum ligat clericos & Religiosos.

Item, quod sepultura mortuorum in sacris locis defunctis non 5.

20 magis prodest quam si eorum cadauera in paludibus 1 forent
tumulata; Et quod huiusmodi sepulture solempnitas propter
presbyterorum auariciam erat primitus adinuenta: Et quod
melius foret huiusmodi expensa in pauperum elemosinas conuerti
debere quam quod cum eis presbyteri debeant impi[n]guari 2.

25 Item, quod sacerdos maiorem potestatem conficiendi corpus 6. christi non habet quam stramen vel festuca conficere possit; Sed quod post verba sacerdotis verus panis semper manet, et eo longe peior atque deterior efficitur ille panis quo super eo huiusmodi incantacionis verba proferuntur.

obolo, Vbi tamen christus venditus erat pro triginta denariis; Et quod huiusmodi fictione sacramentum propter auariciam sacerdotum erat primitus adinuentum.

* Item, quod confessio facta vni fideli de secta eorum magis 8. 35 prodest saluti anime confitentis quam confessio facta sacerdoti.

^{* 1}f. 13.

¹ MS. has 'plaudibus'. Huntingdonshire borders on 'the Fens'.

² 'impinguari' = to be fattened, i.e. enriched.

⁸ MS. has 'fictioni'.

9. Item, quod, cum deus scrutator sit cordium, et cunctorum cognitor secretorum, Oracio mentalis tantum prodest quantum vocalis, et quod oracio in campis & loco non sacro facta tantum prodest quantum si fieret in ecclesia.

10. Item, quod solus consensus inter virum & mulierem facit 5 matrimonium; et quod sufficit, absque aliqua alia solempnitate, ad effectum quod tanquam vir et vxor cohabitare possint: Et quod solempnitas per ecclesiam ordinata propter auariciam sacerdotum erat constituta.

- 11. Item, quod extrema vnctio animabus hominum minime proficit 10 ad salutem, sed quod humana corpora per huiusmodi linicionem, anglice Gresyng, sordidiora et deteriora sunt effecta.
- 12. Item, quod papa est antichristus, et sacerdotes sunt eius discipuli, & omnes ordinati sunt diaboli incarnati.
- 13. Item, quod quilibet homo dicitur ecclesia dei: adeo quod, si ¹⁵ quemquam illorum coram iudice ecclesiastico euocatum ad hanc questionem respondere contigeret *An in ecclesiam credis*? tute tunc respondere posset, quod sit per hoc intelligens quod in ecclesia credit quia [credit] in homine qui est templum dei.
- 14. Item, vterque eorum, vt premittitur, publice recognouit & ²⁰ fatebatur quod, coram non paucis in eorum secta confederatis, eorum vterque super librum corporale prestitit iuramentum quod exactissimam faceret diligenciam quotquot ad hoc mouere possent eos ad eorum sectam semper inducere conarentur, Et quod nullus eorum sectam seu sequaces eiusdem nemini, nisi de eorum secta, ²⁵ quoquo modo reuelaret, quoad sufficientes existere possent ad destruendum antichristum predictum et eius discipulos vniuersos; quodque in breui futurum esse putare se vterque publice fatebatur.

[These Articles Englished.]

List of heretical tenets publicly maintained by William Sparke and his brother Richard Sparke, of Somersham, in the diocese of Lincoln, and afterwards publicly acknowledged by them before John, lord bishop of Lincoln.

* 1. Crosses and Images set up in Churches ought not to be worshipped; and offerings ought not to be made at them, since they are only stocks and stones. A human being had better worship a man with arms stretched out cross-wise, since that is a true cross and image of God.

2. Pilgrimages ought not to be made to places where the bodies of saints rest.

The expenditure incurred in such pilgrimages is wasted, and the toil

undergone is profitless.

- 3. A child whose parents have been baptized has no need of baptism, and ought not to be baptized, since its parents' baptism is sufficient for it.
- 4. Laymen who are married or who are engaged in manual labour are not bound to fast. Christ is nowhere found to have instituted fastings of this sort. The Canonical Rule of the Church put forward in this respect is binding only on clerics and on inmates of convents.¹
- 5. To bury a corpse in consecrated ground does the soul of the dead person no more good than if the corpse had been thrust into a bog. The solemnities of funerals were invented to provide fees for money-loving priests. It would be better if funeral expenses went in alms to the poor than to enrich priests.
- 6. A priest has no more power to make 'the body of Christ' than the wheat-stalk has. After the words of consecration the bread remains only bread as before; and, in fact, is debased by having had such spell-words pronounced over it.
- : 7. Thirty breads ² of this sort are sold for one halfpenny, but Christ was sold for thirty pence. The sacrament after this fashion is therefore a figment devised to enrich priests.
- 8. Confession made to a believer of the Lollard sect is more soul-healing than confession made to a priest.
- 9. Inasmuch as God is the searcher of all hearts and the knower of all secrets, an unspoken prayer is just as good as a spoken prayer, and a prayer made in a field or other unconsecrated place is just as efficacious as if it were made in a church.
- 10. The sole requisite for a valid marriage is mutual consent between the man and the woman, and no other solemnity is needed to justify their living together as man and wife. The marriage-service was brought in solely to provide fees for priests.
- 11. Extreme unction does not benefit the soul of any man. The only result of this anointing ('greasing,' we call it in English) is to dirty and make vile the person's body.
- 12. The Pope is Antichrist; priests are the disciples of Antichrist. All persons in Holy Orders are incarnate devils.
- 13. Every human being is called 'the church of God'. Therefore, if any Lollard is brought before the judge of an ecclesiastical court and required to answer the question *Dost thou believe in the Church?* he may answer without scruple *I do*; since by his belief in the Church he states only that he believes in man, who is 'the temple of God'.
- 14. Each of the accused publicly admitted that, in a large meeting of Lollards, he had solemnly taken oath upon the Bible (i) that he would use his utmost diligence to bring into the Lollard sect as many as ever he could prevail upon, and (ii) that he would reveal to no outsider the existence of the sect or the names of its adherents until they were strong enough in numbers to destroy Antichrist and all Antichrist's disciples; and this (he at that time asserted) would soon be.
- 1 i.e. who are severed from the cares and toils of ordinary life, by being unmarried and by doing no
- manual work.
- ² i. e. communion-wafers for the laity.

[Notes on the preceding Articles.]

1. That a man with outstretched arms is 'an image of God' seems to be a Lollard exposition of Gen. i. 27, 'God created man in his own image.'

A gift of money to a particular image, or to an altar dedicated to a particular saint in a church, was a recognized act of devotional charity. In many cases, a donor silently left a coin on the pedestal of the image or on the altar, just as nowadays a charitable visitor drops a coin into an alms-box in a church. At one time, it is on record that such offerings were of appreciable value. When Westminster Abbey, on 21 October, 1356, impropriated the rectory of Sawbridgeworth, Hertfordshire, special covenant was made that 'all oblations in any wise so ever offered to the image of the Blessed Mary' in that church should go to Westminster Abbey, not to the vicar of Sawbridgeworth.

Lincoln College accounts have these notes in respect of this custom at All Saints Church, Oxford:

'1505, Sexagesima week, ½d. was found on the altar of St. Anne.

1510, June, a stranger woman offered 1d. at the image of All Saints.

1517, received in oblations before the image of the Saviour, 3d.; in oblations before the image of St. Mildred, 2d.

1520, some one offered to the image of All Saints, 1d.

1527, Aug., received in several oblations at the image of the Saviour, 2d.'

- 2. The southern pilgrimage, from Southwark to the shrine of Thomas Becket at Canterbury had (1383), long before this, provided Chaucer with the framework of his Canterbury Tales. Huntingdonshire folk were probably more familiar with the pilgrimage to Walsingham in Norfolk. At Little Walsingham there was a chapel dedicated to St. Mary the Virgin, beside which was a spring (St. Mary's well or the Holy well). A cross stood on a stone slab under the edge of this spring. Here pilgrims knelt, while they secretly wished for what they wanted, and afterwards threw a piece of gold on the slab—A Description of England and Wales (1769), iv. 266. A popular tune ('Walsingham') took its title from this pilgrimage: Clark's Shirburn Ballads (1907), p. 245. Foreign pilgrimages, taken (at this period) to Compostella in Spain, to Triers or Cologne, or the Santa Casa at Loretto in Italy, were both toilsome and costly.
 - 3. In their teaching as to the sacrament of baptism, these

Lollards took up an exaggerated 'Traducian' position. In orthodox doctrine it was maintained that original sin was transmitted from parents to child. The Lollards maintained that, in like manner, the grace conferred by baptism was transmitted from baptized parents to child. Baptism, in such cases, was therefore superfluous, since the grace it was supposed to confer had been inherited at birth.

- 4. The official canons of the Church, after some centuries of varying practice, had finally appointed, as of obligation, abstinence from flesh and fowl on Fridays and Wednesdays weekly; on the vigils (or eves) of Sundays and Festivals; on Saturdays (as well as on Wednesdays and Fridays) in the Ember weeks; and, especially, during the forty days of Lent. Transgressions of these fasts were sedulously sought out by the officials of the Ecclesiastical Courts, and the transgressors brought into Court and punished, often severely. The Lollard position was that these rules ought not to be imposed on the laity. It was perhaps emphasized by an exposition of St. Matt. ix. 14, 'thy disciples fast not.'
- 5. Burial within the walls of a church meant a considerable fee (latterly 6s. 8d.) to the rector of the parish, if the grave were in the chancel; to the churchwardens, on the parish account, if it were elsewhere in church. A grave in the churchyard meant a small fee to the churchwardens. There were also the fees of the parish-priest, the parish-clerk, and the ringer of the knell at the actual funeral. See the lease of All Saints Church, Oxford, 1539, and the notes about that church in the Forewords.
- 6. The Lollard position as regards Transubstantiation, a dogma made obligatory by the first Lateran Council, 1215.
- 7. An attempt at a reductio ad absurdum argument. If the host were the body of Christ it should be worth, even at Judas's valuation, 30 silver-pennies (St. Matt. xxvi. 15), how then could a wafer be the body of Christ when it could be bought for $\frac{1}{100}d$.?
- 8. Apparently the Lollard exposition of St. James v. 16: 'Confess your faults one to another.'
- 9. 1 Chron. xxviii. 9; well known because taken into an introductory Collect in the Ordinary of the Mass in the use of Sarum, whence it has passed into the Anglican service-book.
 - 10. This tenet fixed itself firmly in the minds of the lower

people. In Elizabeth's reign and later the Archdeacons' courts were constantly appealed to by churchwardens to deal with cases where a man and a woman, after publication of banns, lived together as man and wife, without marriage in church. An excellent example is found in the Archdeacon of Colchester's Court, held at Henham, Essex, 27 Nov. 1620, when action was taken against Nicholas Searle and Elizabeth Dye, of Saffron Walden, for 'livinge together, the banes of matrimonye beinge asked longe since, and not married'. The legislation of the Commonwealth made this, for the time, legal and normal. See, e. g., Essex Arch. Soc. Transactions, vol. xiii. pt. 3 (Jan. 1914).

11. Unction might be recognized by St. James v. 14, but this use of oil was a frequent subject of popular gibes. It is so found

as late as Sir Walter Scott's Waverley, chap. lxii.

12. The deadly hatred which later controversy directed against the Pope and Romanist clergy (see verses and woodcuts in *Ballad Society's* issues), as a dreaded foreign and hostile power, was felt by Lollards against the whole Church, Anglican as well as Roman.

13. This carefully-taught equivocation, by which Lollards were trained to meet the searching inquiries of Ecclesiastical Courts, is a remarkable addition to the history of casuistry. It rests on a Lollard exposition of 1 Cor. iii. 16 ('Know ye not that ye are the temple of God').

14. Is it possible that there was in 1457, in mid-England, a militant Lollard party, secretly mustering forces with a view to an armed rising? It is conceivable that traditions of the Peasants' Revolt of 1381 had been handed on from father to son and grandson. In the south, Henry V's ruthless proceedings against Sir John Oldcastle (1414-17) may have crushed the spirits and strength of the Lollards, only to leave smouldering fires of discontent further north.

[II. Text of the Recantation.]

Richard Sparke states publicly In the name of god Amen. Before yow, Reuerend fader in I god, Iohn, by the grace of god Bisshop of lincoln, I, Richard Sparke of Somersham of youre diocyse, not lettred, make an open confession & knawlige in the presence of witnesse att this tyme 4

Abiuracio predictorum Willhelmi Sparke et Ricardi

5 Sparke fratris sui.

that I have holden, taught, and affermed, certayn fals articles that he has and opinions of heresy and errours, agayn spoken against the Sacramany and divers holy sacramentes and ments of the agayn the trewe christen faith and of the determinacion of holy Chirche;

and I have bee present where suche articles and opinions that he has haue bee taught, lerned, and affermed, by other persones, & yaf attended conveniences, and faith credence and beleve to hem att divers tymes where suche listened to heretical conventicles was maad.

teaching;

att whiche tyme, I, sworn to kepe counsel of all suche con- and that he uenticlers in thise maters, wold neuer vtter nor knowlage, to was sworn to secrecy as to this tyme that I was examined bifor yow, Reuerend fader. these things;

the whiche fals articles and opinions, heresyes, and errours, of which I have declared and openly confessed, indicially sittyng in faunts ne n now made 15 examinacion.

faults he has public admis-

And forasmoche as I am certainly and credibly enfourmed He now wishes by yow, Reuerend fader, that thes articles and opinions been to abjure all heretical heresy, errours, fals and not trewe, and agayn the determinacion tenets, of holy Chirche, I [am] willing in myn herte to for-sake thes 20 articles and alle other articles, heresy, errours, and erronious opinions contrary to the determinacion of holy Chirche;

And I swere by this boke that I from hens forth shal not and takes teche, preche, hoold, nor afferme, the saide heresyes, errours, teach such opinions, nor noon other; nor I shal defend hem, nor the opinions; 25 persones that bee of that thair opinion, by me, nor by any other those who meene person, openly or pryvatly,

nor I shal yef fauour, help, socour, assistence, or counsel to not to assohem, nor hem receyve, nor to hem I shal yef credence, nor be ciate with Lollards; in feliship with hem to * my knawlige, nor I shal gif nor send

30 giftes to hem;

nor I shal hoolde nor receyue doctryne, bokes, quayers, 1 nor and not to read elles, concernyng heresyes, errours, or opinions of hem, nor Lollard books. theym vse.

And I swere by this boke that, as soone as I can have knaw- He promises 35 lige or vndirstandyng of any suche bokes or of any suche bishep about persones of suche heresy errours and of thair opinions, withoute heretical books fraude, gyle, or deceyte, I shal make knawlige to the ordinary

Bisshop of the diocyse wher thay be vsed, as god me help and these holy Euaungelijs.

He sets his 'mark' to this promise.

In witnesse of thise premisses, I, Richard Sparke biforesaide, subscribe my self with myn own hand: et tunc debet facere crucem.¹

[III. Formal Act of Excommunication.]

Richard Sparke and William Sparke having been convicted, on their own confession, of holding heretical opinions, have thereby *ipso facto* come under the sentence of the greater excommunication, which is therefore formally pronounced against them by John, bishop of Lincoln.

In dei nomine Amen. Nos, Iohannes, permissione diuina

Sentencia excommunicacionis super materia predicta. Lincolniensis Episcopus, Vos, Ricardum Sparke & Willhelmum Sparke de Somersham nostre diocesis, heresim & errores ac opiniones hereticas coram nobis confi- 10

tentes, ac confessionem vestram huiusmodi publice factam sequentes, in sentenciam excommunicacionis maioris, contra tales a iure latam, ipso facto incidisse, et exnunc excommunicatos fuisse et esse, declaramus in hiis scriptis.

[IV. Conditional Absolution from the Excommunication.]

In regard that Richard Sparke² is sorry for his heresies, the bishop consents to remove the sentence of excommunication pronounced against him, so soon as he has made a public and solemn abjuration of his errors.

In dei nomine Amen. Nos, Iohannes, permissione diuina Lin- 15
colniensis Episcopus, te, Ricardum Sparke
de Somersham nostre diocesis, de commissis
tuis hereticam prauitatem concernentibus
penitentem, facta primitus per te solempni

abiuracione in hac parte requisita, a sentencia excommunica- 20 cionis maioris quam tu in hac parte meruisti, absoluimus in hiis scriptis.

1 'and then he must make a cross'; i.e. being 'not lettred', p. 96, and unable to write his name, he must attach his mark + to this statement.

² The same acts, here and in what follows, were of course made, with due change of name, for William Sparke.

[V. Form of Solemn Abjuration to be read publicly by Richard Sparke at the time of his doing penance.]

I, Richard Sparke of Somersham, alle thes fals heresies, vntrew articles, and fals opinions, the whiche I have long

5 penitentem, circa forum &c. (vt infra) suam penitenciam agentem.

taught, holden, and yeven faith & credence Verba dicenda per to theym, agayn many and diuers holy sacramentes, and agayn the trew christen faithe and agayn the trewe determinacion of holy Chirche, the whiche I laate judicially confessed and openly knawliched

before the Reuerend fader in god, Iohn, now Bisshop of Lincoln; 10 for the whiche of hym I was assoiled, and toke this penaunce, and them bifore hym forsoke, renounced, abjured, and openly forswore; and soo now, in this open audience, forsake, renounce, abiure, and forswere, and alle other contrarye to the determinacion of holy chirch; and for the horryble synne of heresy 15 biforesaide that I have long continued, I biseche yow mekely of peyn, and disciplyne, & correccion; and pray yow alle that stande here abowte to pray god for me.

[VI. Severe Public Penance enjoined by the Bishop's Consistory Court on the two Lollards.

The Latin text is given verbatim here; an English paraphrase follows. The marginal letters and figures, which are attached to the Latin text, refer to the sections and subsections of that English version.

Iohannes, permissione diuina Lincolniensis Episcopus, Dilectis (A.) in christo filiis Decanis Decánatuum de Huntyngdon et de 20 sancto Iuone, ac Rectori ecclesie parochialis de Somersham seu eius Capellano parochiali, necnon Capellano parochiali ecclesie parochialis de Ramesey nostre diocesis, salutem, graciam, & benedictionem.

Quia quidem Willhelmus Sparke de Somersham predicta, et (B.) Ricardus Sparke de eadem, Mandatum ad vocandum super heresibus et erroribus (i) hereticos ad penitenciam. ac familiaritate hereticorum nobis

detecti & delati ac denunciati,

ac penes nos verisimiliter suspecti,

(ii)

- (iii) ad certos diem et locum iam effluxos, coram nobis, super certis articulis heresim et errores ac opiniones erroneas concernentibus responsuri,
- (iv) iudicialiter euocati, et personaliter comparentes,
- (v) huiusmodi articulos, eorum vtrique diuisim per nos iudi- 5 cialiter obiectos, humiliter fatebantur, et pro eisdem articulis fidem adhibuerunt et doctrinis eorundem.
- (C.) Et quia ijdem Willhelmus & Ricardus, per nos informati, (vi) et virtute informacionis huiusmodi recognoscentes et scientes huiusmodi articulos fuisse et esse hereticos [et] falsos, et suas ro opiniones fuisse erroneas et falsas, contra determinacionem sancte Romane ecclesie,
- (vii) Et volentes propterea catholicam sequi doctrinam et ab omni huiusmodi heretica recedere prauitate, ac ad vnitatem ecclesie sponte et prona voluntate redire, cordis contricione,
- (viii) per presumpcionem coniecturatam¹ detestabantur huiusmodi articulos, hereses, et errores ac opiniones eorundem, tanquam contra fidem catholicam et ecclesiam Sanctam Romanam impugnantes, et eosdem articulos ac omnem hereticam prauitatem, & doctrinam eius, in forma in scriptis redactam, publice & solem- 20 pniter abiurarunt,
 - (ix) et se nostre correccioni humiliter submittentes, absolucionem a sentencia excommunicacionis, quam occasione premissorum incurrebant, sibi impendi,
 - (x) et condignam penitenciam pro suis huiusmodi commissis sibi 25 merito iniungendam et infligendam petierunt, et eorum vterque petiit:
 - (D.) Nos, animaduertentes quod ecclesia nulli claudit gremium redeunti, et quod deus non vult mortem peccatoris, set vt pocius
 - (xi) conuertatur et viuat, eosdem Willhelmum et Ricardum, prestito 30 primitus per eos et eorum utrumque iuramento solempni quod similia imposterum non committent, vt in forma ²;
 - (xii) a sentencia * excommunicacionis maioris, quam ea occasione incurrebant, absoluimus, in forma iuris,
- (xiii) et eisdem penitenciam iniunximus salutarem, videlicet,
- (E.) quod eorum vterque, braccis et camisia tantum indutus, cum (xiv)
 - * lf. 14.
 - 1 These three words seem to be
- quired is 'according to a prescribed form'; see p. 96.

35

a mis-transcription. The sense re- 2 See this form, p. 99.

vno fasciculo (anglice, a fagot) in collo et humeris suis posito, et candela cerea valoris j. d. in manu sua accensa.

vnica vice circa forum ville Huntyngdon, et alia vice in villa (xv) de sancto Iuone, tempore publici mercati, ac vnica vice in simili 5 forma penitencie diebus dominicis & festiuis circa ecclesias [The Church parochiales de Somersham et de Ramesey predictis, coram proprocessioned dum maior affuerit populi multitudo, pacienter, humiliter, et deuote incedat,

& huiusmodi penitencia sic finita, suum cereum huiusmodi ad (xvi)
10 altare ecclesie, vbi finem penitencie fecerit, humiliter offerat,
genibus flexis.

Quocirca vobis, tam communiter 1 quam diuisim, in virtute (F.) obediencie et sub pena contemptus puniendi, firmiter iniungimus et mandamus quatenus quilibet vestrum in loco, more suo, (xvii) 15 existens, superpellicio et stola indutus, cum virga in manu sua,

dictos willhelmum et Ricardum, diebus dominicis et festiuis (xviii) proxime post recepcionem presencium sequentibus, iuxta direccionem & discrecionem Dilecti in christo filii Magistri Iohannis leek, Commissarij nostri pro locis et temporibus assignandis 20 eisdem, ad penitenciam antedictam in forma antedicta peragendam, euocet,

et in peraccione huiusmodi penitencie insequatur, (xix)

ac in quatuor cornibus cimiteriorum et mercati locorum pre- (xx) dictorum fustiget et disciplinet, Necnon causam peraccionis 25 huiusmodi penitencie exponet populo publice in vulgari.

De diebus execucionis presencium, et quid feceritis & dicti (G.) Willhelmus & Ricardus fecerint in premissis, nos (pro loco et tempore congruis & oportunis) debite certificetis, aut certificet ille vestrum qui presens nostrum mandatum fuerit executus, 30 aut receperit exequendum, anglice, sub sigillo.

Datum nostro sub sigillo ad causas, in Manerio nostro de (H.) Bukden, xxvij mo die Maij Anno Domini Millesimo cccc lo septimo, Et nostre consecracionis Anno quinto.

[Simplified English rendering of the Public Penance imposed on the Somersham Lollards by the Ecclesiastical Court.]

[A.] John Chedworth, bishop of Lincoln, issued a mandate to the Rural Dean of Huntingdon, the Rural Dean of St. Ives, the Rector (or his

1 'coniunctim' is the more usual 2 This word is a doubtful expanword in this formula. 2 This word is a doubtful expansion of an indistinct contraction. parochial deputy 1) of Somersham, and the parochial chaplain of Ramsey, all in Huntingdonshire.

[B.] He informed them that William Sparke, and Richard Sparke, of Somersham, Huntingdonshire,

- (i) had been informed against as holding Lollard opinions and consorting with Lollards;
- (ii) had been, with reason, suspected by the bishop's court of these offences;
- (iii) had been cited to appear before the Ecclesiastical Court, to answer articles involving charges of heresy;
- (iv) had attended the Court; and answered in person, when their names were called out;
- (v) and had admitted that the articles alleged against them represented, one by one, the heads of their teaching.

[C.] Thereupon, William Sparke and Richard Sparke,

- (vi) had been told that these tenets of theirs were false, heretical, and contrary to the decision of the holy Roman church;
- (vii) had desired to abandon their heretical tenets, and in future to cleave to Catholic doctrine and observe the unity of the Church;
- (viii) had expressed their abhorrence of their past heresies, as being in contradiction to the Catholic faith and the holy Roman church; and had done so publicly and in writing;
- (ix) had submitted themselves to be dealt with by the Court, making humble petition to be absolved from the greater excommunication which they had, by these offences, brought on themselves;
- (x) and had asked that such penance, as should be thought adequate to their offences, should be put upon them.
- [D.] Wherefore, the Ecclesiastical Court, remembering that the bosom of the Church is ever open to those who seek reconciliation, and that God willeth not the death of a sinner but that the sinner should rather be converted and live,
- (xi) exacted of William Sparke and Richard Sparke a solemn oath that in future they would avoid like offences;
 - (xii) absolved them from the greater excommunication;
 - (xiii) and imposed upon them this following form of penance, viz.-
 - [E.] William Sparke and Richard Sparke shall, each of them,
- (xiv) clad only in his breeches and his shirt, bearing a fagot on his neck and shoulders, and carrying a penny wax-candle (lighted) in his hand;
- (xv) once on the usual market-day, in full market-time, meekly, as a penitent, walk round the public market-place of the town of Huntingdon;
- 1 The impropriation of ancient Rectories by monasteries had introduced considerable variance, and therefore doubt, as to the actual title of the parson in effective charge of the parish (vicar, or chaplain, or curate). It was only Victorian legislation which produced unifor-

mity of title, by directing that every parish-parson, who was not Rector, should be called Vicar. Since 1868, if the parson receives the corn-tithes and is responsible for the repairs of the chancel, he is Rector; otherwise, Vicar. once, in the same way, walk round the market-place of St. Ives; once, on a Sunday or Holy-day (when the procession takes place and there is therefore a great attendance of people), in the same way, walk round the Churchyard of Somersham; and once, in the same way, round the Churchyard of Ramsey;

(xvi) and, when this penance has been fully done, shall, on bended knees, humbly offer what remains of his wax-candle as an offering to the

altar of that church where his penance is concluded.

[F.] Moreover, the Ecclesiastical Court, in the name of the canonical obedience due by them to the bishop, and under threat of punishment for neglect of this mandate, called upon each of the above-mentioned priests,

(xvii) to attend at the market place or churchyard which was within his own special jurisdiction, each duly attired in surplice and stole, and

having a rod in his hand, on the days appointed;

(xviii) to carry out the order of John Leek, the bishop's Commissary, by summoning the two Lollards to stand forth to undergo penance according to the form already set forth;

(xix) to follow them as they walked round market-place and churchyard;

(xx) and to beat and discipline them (with the rod) at each corner of the market-place or churchyard, proclaiming, publicly and in the vulgar tongue, the cause of this penance.²

[G.] Further, the four clerics are required to certify carefully, in English (?), in writing and under seal, what each of them did in this matter on each day of the penance and how the two Lollards bore themselves in doing it.

[H.] This mandate was issued, under the Bishop's seal ad causas, at Buckden manor, in Huntingdonshire, 27 May, 1457, in the bishop's fifth year from his consecration.

[VII. Official Record of the conclusion of the case and the imposition of the assigned penance.]

The Latin text is given *verbatim*, but broken up into paragraphs, with figures (entered in the margin) which refer to the corresponding paragraphs of the English summary which follows.

Memorandum quod xxvijo die Iunij, Anno domini Millesimo (i)

cccc lo septimo, Et Anno Consecracionis

Reuerendi in christo patris & domini, Domini Iohannis, dei gracia Lincolniensis Epi-

5 scopi, quinto, In ecclesia prebendali de Bukden lincolniensis diocesis,

comparuerunt personaliter, coram dicto Reuerendo patre, (ii) Willhelmus Sparke et eius vxor de Somersham dicte Lincolniensis diocesis, ac Ricardus Sparke, ffrater dicti willhelmi 10 Sparke, de eadem:

¹ See p. 127.

- (iii) et interrogati [sunt] per dictum Reuerendum patrem, eisdem die, loco, et Anno domini supradictis, de articulis supradictis, quos quidem articulos omnes et singulos, coram dicto Reuerendo patre et testibus subscriptis, publice fatebantur, et eorum quilibet fatebatur,
- (iv) ac eosdem articulos et omnes alios articulos, errores, et erroneas opiniones hereseos prauitatem concernentes, vt sibi¹ publice abiurabant et renunciabant, ac eorum quilibet abiurabat et renunciabat,
- (v) quas vero abiuracionem & renunciacionem suprascriptas in 10 lingua materna legebant, et eorum quilibet legebat, coram prefato Reuerendo patre;
- (vi) et iniuncta [est] eis et eorum cuilibet per dictum Reuerendum patrem penitencia salutaris pro commissis, vt in manuscripto suprascripto,
- (vii) [et ² emanauit mandatum ad quattuor presbyteros supradictos] ad vocandos prefatos Willhelmum et Ricardum ad penitenciam agendam, sicut in eodem plenius continetur.
- (viii Presentibus tunc ibidem, Magistris Thoma leger, Limiricensi Episcopo ac dicti Reuerendi patris, domini Iohannis Lincolniensis 20 Episcopi, Suffraganeo; Ricardo Halle, decretorum doctoribus, Willhelmo Wytham, legum doctore; Thoma Estyngton et Edmundo Shiref, artium Magistris; Iohanne Rudyng, in legibus bacallario, Thoma Michell, in decretis bacallario, ac vicario perpetuo dicte ecclesie prebendalis de Bukden; Iohanne 25 Bugg, Iohanne Tyssington, et laurencio Bartelott, publicis (auctoritatibus apostolica & imperiali) notariis; ac multis aliis.

[Abbreviated English rendering.]

- (i) On 27 June, 1457, in the fifth year of the consecration of John Chedworth, bishop of Lincoln, and in the prebendal church of Buckden in Huntingdonshire, in the diocese of Lincoln,
- (ii) William Sparke (and his wife) of Somersham, Huntingdonshire, and Richard Sparke (William's brother), appeared.
- 1 These two words are a mistranscription. Words like 'tunc et ibidem' (= then and there) are needed.
 - ² The meaning is clear enough

from the preceding record, but a line seems missing from the transcript, to the effect here supplied within brackets.

- (iii) When questioned by the bishop about the Articles preferred against them, they admitted that these set forth the tenets that they had maintained;
 - (iv) but they, then and there, abjured these and all other heretical tenets,

(v) and read aloud their abjurations in the mother tongue.

(vi) Thereupon, the bishop assigned them soul-saving penance (as on pp. 100, 101),

(vii) and directed certain priests (as on p. 99) to call upon William Sparke and Richard Sparke to do penance, as ordered them;

(viii) Witnesses on this occasion were-

Thomas Leger, bishop of Limerick, and suffragan to John, bishop of Lincoln;

Richard Halle, Doctor of Decrees;2

William Wytham, Doctor of Laws; 3

Thomas Estyngton and Edmund Shiref, Masters of Arts;

John Rudyng, Bachelor of Laws;

Thomas Michell, Bachelor of Decrees, and perpetual Vicar of Buckden;

John Bugg, John Tyssington, and Laurence Bartelott, notaries public by licence of the Pope and the emperor; ⁴ and many others.

[Note as to Penances imposed by the Ecclesiastical Courts.]

The severity, and unnecessarily humiliating features, of the punishments imposed in the Ecclesiastical Courts continued right on into Elizabeth's reign, or even later. From the official minute-books of the Court of the Archdeacon of Essex, I give some hitherto unpublished notices of these 'penances', which both illustrate the system and show how each individual penance differed at the discretion of the presiding judge. The conjunction of open penance in both market and church continued a long time, but was gradually replaced by open penance in church only.

15 December, 1569, a young woman of High Ongar, Essex, was sentenced by the Archdeacen of Essex

to appeare at Chelmsford to do open penaunce in the markett, in a sheet, and ther to confesse her offense penitently, and on Sunday after to do the lyke in Ongar church.

^{1 &#}x27;Hugh Lacy (or Lees)' is the name given in Fasti Eccles. Hibern.

of Laws, i. e. of Civil Law.

of Decrees, i.e. of Canon Law. of

⁴ The usual formula descriptive of notaryship, when written in full.

16 December, 1590, a young woman of Bradwell-on-Sea, Essex, was ordered—

vpon Satterdaye nexte to come into Malden towne, where she shal be placed openly vpon some scaffolde, abowte xi. of the clocke in the forenoone of the same daye, and shall there stand vntill one of the clock in the afternoone of the same daye, in a white sheete, and a white wande in her hand;

and the next Sunday following she shall come into the church of Bradwell, at the beginninge of the first lesson for morning praier, attired in a whyt sheet, and shall there in penitent manner continewe vntyll the service and sermon be ended.

On 17 June, 1591, a parishioner of Burnham-on-Crouch, Essex, received this sentence in the Archdeacon of Essex's Court:

He shall vpon the next Saboth, or vpon Sundaye come sevenighte, at the beginninge of morninge praier, come into the church of Burnham, apparrelled in a white sheete, and white wande in his hande, and there shal be placed in some conveniente place, neare the minister and in sighte of the congregation there assembled, and so stande vntill such tyme as the minister in the tyme of sermon (or of readinge of an homilie) shall call for him, and then [he] shall confesse and acknowledge that, whereas he hath byn called before the judge of this corte for suspicion of evil life, and by denieing therof hath had the benefytt of law to purge 1 him selfe (if he so cold 2), wherein he hath fayld, and is therefore founde by lawe and pronounced for guiltye of the fact, he doth therefore acknowledg that he hath grevously offended the maiestie of God in his wicked life and adulterous lyvinge; for which his most wicked and adulterous life, he shall aske mercy at the hands of almighty God and desire him in his mercy to pardon him his former ill life, and desire the congregation presente also to forgyve him, and to pray with him that he may be forgyven his wickednes at God's hands; and promise amendment of his former wickednes; and shall then say some praier after the minister, at the minister's discretion.

12 December, 1592, in the Court of the Archdeacon of Essex held in Ingatestone Church, a parishioner of Downham, Essex, had this sentence:

On Sundaie next he shall come to Downham Churche at the last peale to servyce, and there stand in a white sheete at the church porche till the second lesson be redd, and then shall goe into the Church, and there stand and penitently confesse his fault and offence.

It was certified in a Court, held 19 January, 1593, that this penance had been performed.

This humiliating form of public penance became still more degraded when people of substance could purchase exemption

from it. It is one of the many indications of the great poverty of Elizabeth's reign that Ecclesiastical Judges are found readily assenting to 'commutation' of penance. Even where the Archdeacon did not feel authorized to allow such commutation, an appeal to the Bishop was generally successful in obtaining it. The following examples are all authentic, being taken from the official minute-books of the Court of the Archdeacon of Essex, and are, I think, fairly representative of this unpleasant feature of English social life. Wealthy people could buy commutation; poor people continued to be exposed to open shame.

13 December, 1569, the Archdeacon of Essex sentenced a parishioner of Leyton, Essex, to penance:

viz. that he should stande in Romford markett, the next markett daye, more penitentis, all the markett tyme, in a whyte sheate, and a rod in his hande, and in his parish church of Leyton, in the same way, on the Sunday following, and ther shall acknowledg his offens penitently.

But, on appeal of the man so sentenced, backed by entreaty of some of his neighbours, he was excused penance, on condition of giving 10s. each to three poor scholars of Cambridge, and 10s. towards the repair-fund of Leyton church.

29 February, $159\frac{1}{2}$, a parishioner of Romford, who had been ordered public penance in Romford Chapel, on a Sunday, in the time of Morning Prayer, brought a petition in his favour signed by some parishioners, and was allowed to substitute semi-private penance before the minister and some parishioners selected by the minister, on condition of putting 20s. into the hands of the minister to be distributed by him among the poor of Romford liberty.

³¹ March, 1596, William Tabor, Archdeacon of Essex, who had ordered public penance to two persons, received a letter, dated 4 March, 1595, in which Richard Fletcher, bishop of London, in consideration of money paid to him 'to be imployed in godly uses', discharged both parties from obligation to do penance, and ordered all proceedings against them in the Ecclesiastical Courts to cease.

XII: Proceedings, taken 1457, against Thomas Hull of Hertford, for practising the Black Art.

From bishop John Chedworth's Register at Lincoln, apparently from leaf 14 or lf. 14 bk., but presumably not the whole record.

The belief in the power of 'necromancers' (adepts in the 'black art') to invoke evil spirits, and compel them to discover buried treasure, and render like services, continued so late that the practice became not only a favourite theme of the raconteur and novelist (see John Aubrey's Brief Lives, under Thomas Allen, i. 27, and John Dee, i. 213, and Sir Walter Scott's Waverley, ch. xiii), but an anathema of the Statutebooks (both English, viz. 1563, 5 Eliz. cap. 16; and Scottish, see Sir Walter Scott's Waverley, chap. lxvii).

Charges of witchcraft, as being against the Canon Law, were constantly brought before the Ecclesiastical Courts. I give here a number of later authentic instances of such charges, taken from the official minute-books of the Court of the Archdeacon of Essex. They serve to illustrate this old Hertfordshire case, as mentioned in this set of papers; and also to indicate the wide range of this popular belief.

12 July, 1591, in the Court of the Archdeacon of Essex, held in West Ham Church, two widows of Woodford, Essex, were cited to answer charges of witchcraft. In both cases, since the charge is preferred by one person, it was probably brought in by a man who believed himself to have been bewitched.

Widow May, of Woodford, accused: she hath of long tyme byne suspected for a wiche, and nowe of late suspected by William Foxe.

Widow Coppres, of Woodford, accused: she hath of long time been suspected for a wiche, and nowe of late by John Poole.

In many cases recourse was had to the reputed wizard, in the belief that he could by his skill detect a thief:

3 February, 159½, in a Court of the Archdeacon of Essex held in Romford Chapel, John Munday, of Loughton, Essex, appeared, on a charge made by the Churchwardens there, that he 'went to a connyng man to learne of goods that were stolen or gon.' The case was dismissed.

16 June, 1595, in a Court of the Archdeacon of Essex, held in Romford Chapel, the churchwardens of Barking, in Essex, complained that — Carter, of that parish, is generally reported to be a cunning man, 'and dothe take monye of diuerse to helpe them to things lost and stolen, viz. of one for 2 clokes stolen, (of another) for a ring lost.'

Another common reason of resort to conjurers, was to obtain their help to force spirits to reveal the position of buried treasure. There was an entertaining instance of this at Beeleigh Abbey, near Maldon, Essex, in 1591; see *Essex Review*, xvi. 68.

Frequently the supposed wizard, or cunning man, was consulted about illness, human or of cattle.

2 May, 1592, in a Court of the Archdeacon of Essex held in Romford Chapel, John Grave, junior, of Romford, was delated by the churchwardens there that he 'doth goe and seeke after witchery.' Accused said that his wife, without his consent, 'did goe to father Perfoche, to learne of him some medycyne for some cattell that he had sick, but he knoweth not that father Perfoche is a witche; and his wife (as he verely beleveth) did neuer thinke him to be a witche, and went not to him desirouse to obtaine any helpe for his cattell by any suche meanes.'

Grave was solemnly admonished against having recourse to sorcery; and was dismissed the Court on payment of 2s. Court-fees.

In the same Court, on the same day, on the same charge, proceedings were instituted against William Moushowe, of Romford, with the same result.

To repel a charge of this sort, the accused person, if allowed by the Court, might produce written testimony of good character.

2 May, 1592, in a Court of the Archdeacon of Essex, held in Romford Chapel, Alice, wife of William Foster of Barkinge, suspected by common fame to be a witche, brought a certificate of her innocency under the hands of the Churchwardens there. The case was dismissed, but the accused had to pay the Court-fee (12d.) and the apparitor's fee (4d.), as well as the expenses of the journey to Romford.

On 2 June, 1592, she brought into Court a certificate from honest women of Fobbing that she lay under no suspicion of witchcraft.

In other cases the Court refused to allow an accused person to clear himself, except by the cumbrous and expensive process of compurgation. A deed was drawn out, to be publicly read, on a Sunday, in the church of the parish where the offence was alleged to have been committed, announcing that at a Court to

³ May, 1592, in a Court of the Archdeacon of Essex, held in Ingatestone Church, it was reported that one Whaple of Fobbing did make complaint against Joan Bell, of Fobbing, of suspicion of wytchcraft. She appeared in Court, and 'vtterly denieth' the suspicion to be true. She was ordered to bring to a later Court a certificate from 'fower of her honest neighbors' that she is reputed to be an honest woman and not at all thought to be a witch.

be held at a given place and on a given day, the accused person proposed to purge himself of the charge by taking oath of innocence, and inviting all who objected to such purgation to attend the Court and give evidence against the accused. The accused then attended the appointed Court, bringing with him his compurgators (in number four, six, eight, or other number, as had been fixed by the Court), and exhibiting his parishpriest's certificate that the 'Intimacion' had been duly read. Objectors were then invited to appear, and, if any attended, were heard, and the case adjourned. If no objection was made, the accused person took oath openly that he was innocent of the charge, and each of the compurgators took oath that he believed that the accused person had sworn the truth. Compurgators for men had to be men of good repute, of the same (or neighbouring) parish as the accused; for women, honest women, of the same (or neighbouring) parish; for clerics, beneficed clergy of neighbouring parishes. On the strength of these oaths, the accused was acquitted, and granted a certificate to prevent any future proceedings on the same charge. The fees were considerable: 2s. 6d. for the Intimacio; 4d. for each oath taken; 13s. 4d. for the certificate; and, in addition, the usual fees to the Court and to the Apparitors. Besides, the accused no doubt had to defray the day's expenses of those who appeared as compurgators.

5 May, 1592. In a Court of the Archdeacon of Essex, held in All Saints Church, Maldon, Margaret Wiseman (wife of John Wiseman of Maulden) was delated by the Churchwardens, for that she is suspected by common fame of wytchcrafte. She claimed and was allowed purgation. 5 July, 1592, she appeared in Court with her Compurgatrices (Judith wife of John Cowrthol, Margaret wife of Thomas Carter, Agnes wife of George Warner, Agnes wife of Robert Brierly, Agnes wife of Richard Flude, and Elizabeth wife of John Pratt—all of Maldon). Margaret Wiseman then took oath that she is 'altogether guyltless of the facte of witchcrafte and also of all occation of suspicion of witchcrafte'. Her six compurgatrices then took oath that Margaret Wiseman hath sworn a just and true oath, and that she 'hath not geven any cause of suspicion of witchcrafte'. Her purgation was then admitted, and the testimonial of its acceptance was signed; but the Judge of the Court solemnly admonished her to be most careful in future to give no cause, in any way, for like suspicion.

[I. Confession of, and Abjuration of, Acts of Necromancy by Thomas Hull, of Hertford.]

In the name of god Amen. I, Thomas hulle of Hertford, confesse afor yow, Reuerende ffader in god, Iohn, by the grace of god Bisshop of lincoln, that I haue yeven ayde, counsell, help, and fauour vnto oon Thomas Curteys, to thentent that he exercised and vsed nigromancy & heresy. Wherfore I abiure and forswer alle maner of heresies and errowrs &

I abiure and forswer alle maner of heresies and errours, & promyt that I shal never (in tyme to come) yef ayde, help, favour, nor socour, nor counsell to any that holdeth heresies or 10 vseth nigromancy in tyme to come. Soo help me god and the holy Euaungeliis: et 1 iurabat supra librum, et fecit signum crucis &c.

[II. Latin Record of the Conclusion of the Case.]

Ista abiuracio lecta fuit per dictum Thomam Hulle coram dicto Reuerendo patre, Episcopo Lincolniensi, in ecclesia paro15 chiali Omnium Sanctorum de Hertford predicte diocesis: testibus Magistris willhelmo wytham, legum doctore; Iohanne leek, in decretis licenciato; Thoma Estyngton, artium Magistro; Iohanne Boterwyke, in legibus bacallario; Iohanne Elveden & laurencio Bartelott, notariis publicis; ac multis aliis, xxijdo die Iunij,
20 Anno domini Mo cccc lvijo, Et Anno Consecracionis dicti Reuerendi patris sexto.

[The above Record in English.]

This abjuration was read by Thomas Hull, before John Chedworth, bishop of Lincoln, in All Saints Church, Hertford;

in presence of

William Wytham, Doctor of Laws;

John Leek, licentiate 2 in the Decrees;

Thomas Estyngton, Master of Arts;

John Boterwyke, Bachelor of Laws;

John Elveden and Laurence Bartelott, notaries public; and many others;

22 June, 1457, in the 6th year of the bishop's Consecration.

1 i.e. he took oath to this effect on the Gospels; and, being unable to write his name, attested this promise, by making his mark +.

² The exact status of the 'licentiate' is doubtful. As I take it, he

had completed all the requirements for the Doctorate, except that he had not gone through the final 'Inception' ceremony: see Registrum Universitatis Oxon. (O. H. S.), II. i, 117-22.

XIII: Agreement, 1458, between Ellis North, master of the chantry at Chalgrave, Bedfordshire, and John Dey, a chantry-priest of the same chantry.

From bishop John Chedworth's Register at Lincoln, lf. 43 bk. There had been a lawsuit between these two as to their respective shares of the income from, and of the necessary outlay upon, the chantry-estate. The bishop of Lincoln had been asked to arbitrate between the parties to the suit. This agreement is in supplement of the bishop's award.

12 July, 1458.

* T, sir helys North, Maister of the Chauntry of Chalgraue, And I, sir Iohn dey, felaw of the same place, be fully agreed of all maner of matiers fro the begin-

Concordia inter nyng of the world vnto this day;

Magistrum & 4 August, 1458, socium de Chalgraue.

and I, the said sir helys, shall giff vnto the 5 said sir Iohn dev by the sonday after lammesse day next commyng v. marces vj s. viij d.;

And I, the said sir Iohn dey, fro this day forward, shal bere half of al maner of chargies to the said Chauntry belonging:

And I, the said sir helvs, shal have verely xx s., where hit 10 is but xiij s. iiij d. in the award of my lord of lincoln, and shall answere to sir Iohn dey for his parte of the ferme of Offlegh 1 duryng the termes of william Sheppard, fermour there, and shal kepe the said award of my lord of lincoln (except the said xx s.) 15

And ichon of vs shall withdraw all temporell accions that either of vs have agayn other, at the propre costes of him that so sweth.

In wittenesse wherof ichon of vs to this bill haue subscribed his name, and promised by the faith of oure bodys to kepe and 20 obserue for oure tymes.

there beyng presentibus ibidem: Magistro willhelmo witham, laurencio Bertlot, & me tyssington 2: xij. die Iulij Anno domini Mo cccclviijo.

* lf. 43 bk.

¹ Great Offley, Hertfordshire.

² John Tyssington, p. 104. It was the custom for a notary public to sign with his surname only, omitting his baptismal name. This old custom is still kept up by the Townclerks of various boroughs, e.g. of Oxford.

Before Ellis North is

to pay to John Day £3 13s. 4d. John Dey is to bear half the outlay payable by the chantry, and allow Ellis North yearly 6s. 8d., in addition to the 13s. 4d. allowed him by the diocesan's award.

XIV: Vow of celibacy, 1458, by Isabel Portyngton, widow, of Barton-on-Humber, Lincolnshire.

From bishop John Chedworth's Register at Lincoln, lf. 46 bk. in the Forewords.

[I. English Text of the Vow.]

In the name of god, Amen; I Isabel portyngton, of the vow by Isabel diocise of lincoln, wydowe, and not wedded ne to no man solemnly ensured, behote and make avowe to god & to oure lady & to all taken, the company of hevyn, in the presence of you, worshipful fader in god, Iohn, Bisshop of lincoln, for to be Votum castitatis chaste of my body, and treuly & denoutly Isabelle shall kepe me chaste from this tyme forward portyngton. aslong as my lyff lastith, after the reule of In nomine patris & filij & spiritus sancti, Amen. saint poole.

[II. Formal Latin Record of the Vow.]

10 Die dominica, videlicet vltimo die decembris, Anno domini Sunday, Millesimo cccc l'octauo, in Ecclesia conuentuali domus fratrum 31 December, 1458, in Blackpredicatorum Oxonie, Reuerendus in christo pater & dominus, friars Church, Oxford, during dominus Iohannes, dei gratia lincolniensis Episcopus, pontifica- celebration of libus indutus, intra missarum solempnia, munus benedictionum Mass, before John Ched-15 honeste mulieri Isabelle portyngton de Barton super humbre, worth, bishop votum castitatis in scriptis redactum facienti & legenti, impendebat, ceteraque fecit in huiusmodi solempnitate requisita: presentibus, Magistris willhelmo wytham, legum doctore; Iohanne Rudyng, Archidiacono Stowie; Tyssington 1, laurencio 20 norrys, & bugg 1.

XV: Vow of celibacy, 1459, by Joan Manfeld, widow.

From bishop John Chedworth's Register at Lincoln, lf. 46 bk.

[I. English Text of the Vow.]

In the name of the fader son & holy gost, Amen. I, Iohne Vow by Joan Manfeld, wydow, & not wedded, nor vnto no man ensured, solemnly behote and avowe to god & to oure lady and to all the holy taken, company of hevyn in the presence of you, Reuerend fader in

^{*} lf. 46 bk.

¹ John Tyssington and John Bugg, notaries public: see p. 105.

god, Iohn, by the grace of god bishop of Lincoln, for to be chaste of my body, and (treuly and devoutly) Votum castitatis shall keep me chaste from this tyme for-Iohanne Manfeld. ward as long as my lyff lastith, after the reule of saint paule. In nomine patris & filii & spiritus sancti, 5 Amen.

[II. Formal Latin Record of this Vow.]

Whitsunday, 14 May, 1459, in Blackfriars Mass, before John Chedworth, bishop of Lincoln.

In die Pentecostes, xiiii. videlicet Maij, Anno Domini Millesimo cccc l ixo, in Ecclesia conuentuali domus fratrum Church, Oxford, during predicatorum Oxonie, Reuerendus in Christo pater et dominus, dominus Iohannes, dei gratia Lincolniensis episcopus, pontifi- 10 calibus indutus, intra missarum solempnia, munus benedictionum honeste mulieri Iohanne Manfeld impendebat; presentibus, Magistris Willhelmo Wytham, legum doctore; Iohanne Rudyng, Archidiacono Stowie; Thoma Whitfeld, Edmundo Shireff, & laurencio Bertlot, ac multis alijs. 15

XVI: Confession of Richard Pyckard, followed by his formal expulsion from the list of Notaries public entitled to practise in the Consistory Court of Lincoln Diocese.

From bishop John Chedworth's Register at Lincoln, lf. 47. The story is not very clearly told in the Register, but this seems to be the substance of it. Two chief offences had been brought home to the culprit. First, he had accepted bribes to foist Robert Cade, priest, into the perpetual curacy of Aylesby (near Grimsby, Lincolnshire). The Bishop of Lincoln presented to the rectory of Aylesby 24 March, 1445 (Alnwick's Register, fol. 97), but the church was soon afterwards appropriated to Lincoln Minster. The date of the proceedings is uncertain, since the documents in the Register are out of order, the one before Pyckard's case is 1458, but the one before that is 1557. The one after Pyckard's case is 1564. So far as I can make out, bishop John Chedworth had claimed the right of presentation to the curacy on this occasion for himself, on some technical ground. The bishop had then caused his mandate for the institution of his nominee to be made out, and committed it to this notary (Richard Pyckard) for transmission to 'Master' Alexander, who was possibly acting as deputy of the Archdeacon of Lincoln. Richard Pyckard, thereupon broke open the sealed envelope ('pyxis'), removed the bishop's real mandate, and substituted for it (probably by erasure of the name in it and substitution of Robert Cade's name) a faked mandate, which deceived 'Master' Alexander, and procured the institution of Robert Cade to the

benefice. Secondly, in some transactions, Richard Pyckard had represented himself to be a much-trusted local attorney, by name Roger Jordan, and, under cloak of that name, had executed fraudulent deeds, possibly in connexion with the advowson dispute.

The Ecclesiastical Court, which dealt with the case, under presidency of William Wytham, LL.D. (Archdeacon of Stow, 1458-72, but acting in his capacity as chancellor, and Commissary of the bishop), Richard Hall (Official principal of the bishop of Lincoln), and Richard Dyklun (President of the Consistory Court of Lincoln), met in St. Mary's church, Stamford.

guilty man, in St. Michael's church, Stamford, was divested of coat, shoes, and stockings, and led bareheaded, and barefooted, clad only breeches and shirt, from that church to appear before his judges in St. Mary's church.

[I. English Text of public confession of quilt on the first charge.]

* I Richard Pyckard, be fore al this pepull here assembeled, Richard Pyckard, openly confesse and knowlege that I have admits f falsly forged letteres by the which I have falsly deceyued my lord Iohn, by the grace of god Bisshop 5 of lincoln; And, by fals Symonye and wynnyng of

Confessio a deed (by Ricardi Pykard.

admits forging which he deceived John Chedworth. bishop of Lin-

the valour of xx li. that I have receyued, I have vntreuly put coln), having Sir Robert Cade, prest, in possession of the benefice of Aylesby bribe of £20 perteynyng to the Collacion of my said lord of lincoln, agayn Cade made the trew order of lawe, and agayne the wylle and thentent of incumbent of 10 my said lord of lincoln: for the which I crye god mercy, and Lincolnshire. aske my said lord forgifnesse.

[II. Latin Record of Proceedings connected with this Public Confession.

Hanc confessionem in Ecclesia parochiali beate Marie ville This constamford (coram Magistris willhelmo Wytham, legum doctore, made in St. & Ricardo halle, Officiali lincolniensi, Ricardo Dyklun, presi-Mary's, Stamford, before 15 dente Curie Consistorij lincolniensis ac Aldermanno dicte ville, the Ecclesias-Willhelmo Broune, Thoma Gregory, Magistris willhelmo Rath, tical Judges willhelmo Goodyere, & nonnullis alijs) idem Ricardus Pyckard by the penitent, led there, braccis & camisia tantum indutus, & coram huiusmodi venera-bareheaded, bilibus viris, ab ecclesia parochiali sancti Michaelis Stamford barefoot, and coatless, from 20 vsque eandem ecclesiam beate Marie incedens, more penitentis, St. Michael's church. publice perlegit, vna cum hac clausula-

[III. English Text of public confession of guilt on the second charge.

Richard Pyckard admits posing, with intent to cheat men, as a well-known notary named Roger Jordan.

The Court de-

privilege of practising as

a proctor in

Court of

Lincoln.

Also I have falsly feyned my selff to be a notary and called my selff Roger Iordan, the which is knowen for a notary (where that my name is Richard Pycarde) to thentent for to deceue men of theire goodes agayn the lawe & good conscience.

[IV. Latin Text of decision of the Court.]

Et confessione huiusmodi per dictum Ricardum Pyckard 5 prived Richard Pyckard of his perlecta, idem Magister Ricardus halle (Officialis antedictus), tam de mandato domini lincolniensis Episcopi, quam vigore et auctoritate Officij sui huiusmodi, ipsum Ricardum pyckard ab the Consistory officio & dignitate officij procuratoris generalis dicte Curie consistorij, qua prius fungebatur, priuauit et degradauit: presenti- 10 bus ibidem. Magistro Willelmo Wytham, Johanne Boterwyk, Johanne Hare, et Tyssington 1, et aliis.

[V. Latin 2 Record of the bribes received.]

To induce him to this unlawful act, Richard Pyckard received (a) a bond of £20 from William Rydding,

Idem Ricardus coram Magistro Thoma legier, willhelmo witham, & bug, tyssington,3 & laurencio [Norrys], confessus fuit quod recepit obligacionem xx li. a Willhelmo Ryddyng 15 commoranti cum Nevport de Ryby, ad effectum quod dominum Robertum Cade in beneficio de Aylesby faceret intitulari, et habuit xxi. quarteria brasii et oues, ad valorem illius summe, & retradidit 5 ei obligacionem.

(b) a bond of £40 from Robert Cade.

Item, idem Ricardus habet aliam obligacionem xl li., in qua 20 dictus dominus Robertus Cade prefato Ricardo est obligatus, confectam ante induccionem pretensam ad effectum ut in eadem ecclesia debeat intitulari.

[VI. Latin Record of how the fraud was effected.]

Idem Ricardus confessus fuit, quod aperuit litteram Magistri Alexandri, & aliam confici fecit, quam tradidit Magistro Wytham, 25

The procedure was-First, a letter was abstracted and replaced by a forged letter;

- ¹ John Tyssington, note 2, p. 112. ² In Latin, apparently because made to the officers of the Court, and not publicly recited in the
- ⁸ John Bugg and John Tyssington, note 1, p. 113.

church in open Court.

- 4 Riby, next parish to Aylesby to the west.
- 5 i. e. the bond was cancelled on payment of 21 quarters of malt, and a sufficient number of sheep to make up the balance.

vt tam dominum lincolniensem quam Magistrum Alexandrum, Capitulum, & wytham de ecclesia predicta deciperet.

Item, confessus est quod recepit litteras institucionis & inducThe bishop's cionis clausas in pixide, ad deferendum & deliberandum Magistro mandate was 5 Alexandro, quam quidem pixidem fregit & aperuit, & per eas stolen, and never came to fecit dictum dominum Robertum Cade in ipsa ecclesia intrudi; the arch-& quod nunquam huiusmodi litteras nec pixidem Magistro Alexandro tradidit vt debuit.

deacon's hand.

XVII: Will, 1459, of Henry Philip, alderman of Oxford.

From bishop John Chedworth's Register at Lincoln, lf. 50.

* In the Name of oure lord god, Amen. The x. day of 10 October, 10 October the yere of our lord M1 cccc lix, I, herry Philyp, 1459. of Oxford, Alderman, hauvng good mynde and trust in god, ordeyn & make my testament in this wyse.

ffirst, I beqweth my sowle to the mercy of oure lord god my Burial in maker and fourmer of noght, And to his blessed moder oure lady Baily church, 15 seint Mary, and to all the company of hevyn, And my Body to Oxford. be buryed in the Churche of seynt Petres in the Baylly of Oxford vnder the Rode.

Item, to the Moder Churche of lincoln I begweth vid.

Item, to the high Auter of the said Churche of seint Petres Bequests to 20 xld.; Item, I beqweth to the Trinite Auter in the said churche Baily church. A Masse Boke, a vestument, and A Chaleys, there I and my Wyff to be prayed fore, she to have terme of her lyff the kepyng and gouernaunce of them; And after her decesse, at her will and discrescion, to remayne in the kepyng of

25 the Churchewardeyns of sent petres.

Item, I beqweth to the Conuent of the de Oxonia. frerys mynours of Oxford to comme to the said Churche of seint Petres in the day of my sepulture to the Four Orders of Men-Dirige and Masse, vs.;

Bequests to dicant Friars in Oxford.

Testamentum

Henrici Philyp

Item, to the Conuent of the frerys Prechiers to comme and pray lyke wyse, ij s. vj d.;

Also, to the Conuent of the freres Carmys to say and pray, vnder the same fourme, ij s. vj d.

Item, to the freres Augustin convent, vnder the same fourme, ii s. vi d.

Bequest to Trinity Chapel ontside East Gate, Oxford.

Item, I beqweth to sir Robert, prest of the Trinite withoute the Est gate of Oxford, iij s. iiij d.

Item, I beqweth to the parson of the said Churche of saint 5 petres, beyng present at the Dirige & Masse, vj d.

Item, to viij other prestes, being well disposed, there present Provision for great attendto syng and Rede 1 at the Dirige and Masse in the day of my ance of priests at testator's Sepulture, to euery of the viij. prestis, iiij d.

And the Residew of all my other goodis, meveable and Vn- 10 Testator's wife, moveable, I yeff and beqweth to Alys my wyff, she to dispose to be residuary for me and her and oure Childern, after her wyll and discrescion, to the plesaunce of god and merite to oure soules.

and to have the houseproperty in St. Peter-le-Baily parish,

Alice Philip,

burial.

legatee,

Also, I giff graunt and beqwethe to Alys my wiff all my place, with thappurtenaunce, that I have in the pariche of seint petres 15 in the Bayly of Oxford (I-sett betwene the tenement of Benet Stokys, Bydell, of the Est party; And the tenement that was late Thomas Tanfelde, and now is Richard Spragett, of the west partye) to have and to holde the forsaid tenement, with his Appurtenaunce, to the said Alys, to her heires and her Assignes, 20 of the Chiff lordis of that fee, by the seruice dew and accustumed therof for euermore.

with full warranty from

Also, I bynde my heires to waraunt the said tenement, with testator'sheirs all his Appurtenaunce, to the forsaid Alys my wiff, to her heires and to her Assignes, Agayns all almaner folk foreuer- 25 more.

Executrix, and

Of this my Testament I make and ordeyn the said Alys my wyff my Executrice alone.

overseer of the will, named.

And Maister Thomas Whitfeld (in whom my trust is, and hath be all way) I have prayed to be overseer of this said 30 Testament, assistent and helper of her, and perfourmyng of this simple my last wille (date herof the day and yere above said).

In wittenesse of this my last wille I have put herto my seale. Item, I beqweth to the Reparacion of the Est bryg 2 of

Bequests to the East Bridge, and to Oxford, vj s. viij d.

> ¹ The testator's intention was probably to give distinction to his Dirige by having sufficient priests to sing each a different musical part

of the service, and to read each a different Lesson.

35

² i.e. now Magdalen Bridge, over Cherwell; then, and for long

Item, to the Churche werk of the same Churche, vjs. viijd. St. Peter-le-Baily church. Wittenesse of this my said testament: Iohn Clerk, 1 now Maire of Oxford, William Blakbourne the elder; Iohn ffrankeleyn, glasyer; William Daguale 2; Richard Bustard; and other beyng 5 there present.

[Latin Record of Probate.]

Probatum fuit huiusmodi testamentum coram Reuerendo Proved, before patre Iohanne, Episcopo lincolniensi, xxvijo die Ianuarij, Anno worth, bishop domini Millesimo quadringentesimo quinqua-Approbacio 27 January, gesimo nono: Et commissa fuit Administracio eiusdem.

of Lincoln,

10 bonorum dicti defuncti Alicie Executrici, in eodem testamento nominate. Et quia calculando idem Reue-Executrix discharged, acrendus pater Inuenit ipsam Executricem fideliter administrasse, counts having ipsam ab officio suo 3 dimisit quietam.

been rendered.

XVIII: Will, 1465, and Codicil of Richard Welby, of Moulton (near Spalding), Lincolnshire.

From bishop John Chedworth's Register at Lincoln, lf. 72 bk.

[I. English Text of Will.]

In the Name of the fader sone and holy goste, I, Richard 1465. 15 L Welby, the secund day of August, beyng in hole mynde, make my testament in maner that follows:

ffirst, I beqweth my sowle to the moste eternall god that made Burial in choir it and with his bitter passion redemyd it and to oure lady seint rine's chapel, Mary and to all the felaship of hevyn; my body to be buryed Moulton, 20 in seint katerin qwere.

after, the sole approach to Oxford from London and intervening countrv.

- * lf. 72 bk.
- 1 Wood's City of Oxford, iii. 23.
- ² William Dagville, owner of a most ancient Oxford hostelry, in his time called 'Dagville's Yn,' identified by Anthony Wood with 'the Mitre Inn', but now supposed to have stood further west, on the site of the present market.
- ⁸ An executor, or executrix, at probate of the will, had to enter

into bond (with one or more sureties), to the Ecclesiastical Court, for the due discharge of the will which he or she sought to administer. This bond was formally cancelled when the accounts were presented to the Court, and passed. The records of such bonds, and discharges from them, occupy a very large space in the Registers of Archdeacons, and other Church Dignitaries, who (in their several districts) had control of probate and administration of wills.

Bequests to that chapel; to the church of Weston (by Spalding); to Lincoln Minster; to St. Katherine's sisterhood; to the church of Farlsthorpe. Bequest of a mortuary. Item, x li. to the high Auter, pro Decumis oblitis; Item, xx s. to the kirk wark; Item, xl d. to euery light.

Item, to the kirkwark of weston, vj s. viij d. Item, to oure lady werk of lincoln, vj s. viij d.

Item, to the Sisters by seint kateryn's, iij s. iiij d.

Item, to the kirkwark of ffarlesthorp, vj s. viij d.

Item, for my Mortuary my Bay fole that goth in to the marsche.

5

The Residue of my goodis I put in disposicion of myn executours, which shall be Ionet my wiff, sir Iohn Welby, Richard 10 Welby my sone, and sir Robert Swet—thei to dispose my goodis to the plesyng of god & to the helth of my soule.

[II. English Text of Codicil.]

12 August, 1465. This is the last wille of Richard Welby of Multon, made there, the xij. day of the moneth of August the yere of oure lord M^1 cocc lxv.

Request for many intercessory services. ffirst, I wol haue cc. masses doon and al so many 1 dirigies for my soule, vpon day 2 (if it may be), and ellus al so shortly as thei may be don after my deth; And euery prest or man of Religion to haue for synging of them, iiij d.; Item, I wol that oon c. of the said Masses be said of the Trinite and a other c. 20 of oure blessed lady.

Bequests to Carthusians, for like services at Mountgrace, London, Sheen, and Hull.

Item, I wol that the iiij. howses of the Chartirhows have every howse, for synging dirige and masse for my sowle, xls.; And, ouer that, that every prest of them to say a masse for my sowle of the which iiij. howses Mountgruce to be oon (which is 25 content), The Chartirhows at london a nother, the Chartirhowse at Shene, & the Chartirhowse at hull.

Intercessory services in Moulton church. Item, I wol haue ij. prestis to sing for my sowle in Multon kirk the space of ij. yere, enery prest to haue for his salary cs.; And, ouer that, thei or ich of them dayly to say dirige, if thei 3° be disposed, for my soule.

General bequests of clothing; Item, I wol haue c. gownes giffen, in holand 3 and in other places where my lyflode lygges, to the moste poer men, withoute any favour shewed.

and of bedclothes. Item, I wol that ther be bought as many shetis and couer- 35

i. e. as many (= 200).
 i. e. to begin upon the day of my death.
 Holland (canton of Lincolnshire).

lectes, and thei to be giffen in maner and fourme as is afore rehersed, to the somme of xxviijti markes.

[£18 13s. 4d.].

Item, I wol that my dettis be payed before all other bequestis, And if any man can prove that I have had any godis of him 5 vnrightwisly I wol he be restored agayn.

Item, I woll that any mony that Breknok owith to me for Testator's wolle, sumtyme bought by Thomas heire, of my ffader and me, father's will to be observed, go to the ffulfilling of the last wille of my said ffader in that he and two copes to be provided bequethed to my ij. sisters part theroff, and the other parte to for Moulton 10 by ij. Copis to the said kirk of Multon.

Item, I wol that the Conuent of the Monastery of Croyland Bequests, for haue giffen to them for doyng of a Dirige and Masse for my services, to sowle, xls., And, ouer that, euery prest of them to say a masse (a) Croyland abbev: of Requiem for my sowle.

And also, I wol that the Couent of the Monastery of Spalding (b) Spalding do in maner and fourme as is before rehersed, and thei to be abbey; rewarded in lyke wyse.

Item, I wol that the Conuent of the Monastery of Bardney (c) Bardney have for dovng of the same observaunce, xxvis, viii d.

And also, I wol that the couent of the Monastery of Stykes- (d) Stixwould wold do syng a dirige and masse for my sowle, and thei for to abbey; haue for theire rewarde, xxvj s. viij d.

Item. I wol that the iiii. orders of ffreris in Boston (e) the Four Orders of do the same observaunce, and thei to have every order, Boston, 25 xviij s. iiij d.

Friars Mendicant in

Item, I wol that myn Executours giff after my decesse, verly, by the space of 6 yer, xij. gownes of ffrice for my sowle.

Item, I wol, as for my land, that my feoffies suffer myn 30 Executours to entir in all the Meses landes and tenementes within holand that thei haue to my vse within holand; and, ouer that, halsted, with thappurtenauncez, Carleton and other townes longing to the said halsted in those parties, thei to receyue the profutes of the same, paying 35 verely to my brother sir Iohn xxxvjti. markes at iiij. termes of the yere, And also thei to fynde with the said profutes ij. of my sones which I fynde at Cambrige, and other ij. that I haue at home to the scole, as theire naturell disposicion is giffen to them, And my sone Morys to be founde at london. Welby, at London.

Yearly (for six years) charity of clothing.

Executors to take charge of Lincolnshire estates, (a) in Holland, (b) Hallstead, in Stixwould parish, with Carlton, and to pay therefrom (a) an annuity of £24 to testator's brother, Sir John Welby; (b) College charges of testator's two sons at Cambridge; (c) schooling of testator's two younger sons: (d) charges of testator's son, Maurice

A chest in Croyland abbey is to be provided to store up surplus income of testator's estates till all his children are of full age, and the whole income of Farlsthorpe manor for 5 years. Richard Welby, testator's son, is to have Winthorpe estate at once. Provisions for testator's widow. Moulton to testator's widow for her life-term, if she choose to live there. otherwise to testator's son, Richard Welby. Testator's son, Richard Welby, is ultimately to have all the estates which testator inherited from his father; and is to have Farlsthorpe manor at once. Assignment of estates and benefices to younger sons: prest. (a) Hallstead to MauriceWelby (b) Gedney vicarage, or else lands in Gosberton, Quadring, and

Spalding

parishes, to

John Welby;

Item, I wol that a Chist be ordeyned, with ij. lokkes & ij. kayes, and set in the Abbey of Croyland, the Abbet for to haue j. kay, & myn executours the other; And the ouerpluse that commyth yerely of the said lyvelod to be put in the said chiste, and this to be continued to all my Childern comme to playne 1 age, And all the Issue; & profutes of the maner of ffarlesthorp to be put in the same chist by the space of v. yer.

Item, I wol that my feoffies suffer Richard my son to entir in Wynthorp, immediately after my decesse, with all thappurtenaunces.

Welby, testator's son, is to have Winthorpe estate at once.

Provisions for testator's widow. Moulton manor is to go to testator's widow for her life-term, if

Item, I wol that, if my wyff can fynde sufficiant sewerty to myn executours that she shall nevir haue housbond after my decesse, that thanne she be my chieff executrix; and ellus to be noon, nor to haue no more but her Ioynter and the oon halff of my stuff of howshold (except plate and that Napery that I 15 bought of the Executours of my lord Cromwell 2: wich 3 Napery I wol be sold: it cost me xxti markes, 4 & I had it as it was preysed).

Item, I wol that, if my wyff wol not dwelle in my place & kepe housholde, that than Richard, my sone, inmediatly after 20 my decesse, have the said place & all the landis & tenementes that I have in Multon by the decesse of my fader.

And, ouer that, when all my Childer that be lyvyng comme to theire playne age that thanne my feoffies make a tate to the said Richard in all my landis & tenementes that I had by my fader. 25

And as for ffarlesthorp, to the said Richard my sone, not bydinge * the age of the said Child.

Item, I wol that Morys, and 5 my feoffies se that he wol thryue & be vertuously disposed, haue halsted to him & to his heirs; And ellus Iohn my sone to haue it, in like wyse, if Iohn be no 30 prest.

(a) Hallstead to MauriceWelby And if he be a prest, he to be presented, when it fallith, to or JohnWelby; the Churche of gedney; And if he haue not halsted, nor be no (b) Gedney vicarage, or else lands in Gosberkon. with all other landis & tenementes that I haue in the same 35 Gosberton.

^{* 1}f. 73.

^{1 = (}French) plein.

² Ralph de Cromwell, 3rd baron Cromwell (of Tattershall, co. Linc.),

died (without issue) 1455.

³ wich = which.

^{4 = £13 6}s. 8d. 5 and = if.

⁶ Now Belnie, in Gosberton parish.

Towne, And also the ij. saltcotys that I haue in quadring, with a Cotage that I purchased in Spaldyng, to him and to his heirys.

Item, I wol that Maister Thomas my sone be presented to the (c) Pinchbeck

Churche of Pynchebek, when it fallyth.

Item, I wol that William my sone, if he have not all that Welby; lyuelod that my lord of wynchester 1 hath in Saltfletby (other at Saltfleetby, ellus al so good by his lordship), that then he haue Wynthorp, thorp manor, to him & to his heirys, when he commyth at his playn age.

Item, I wol that Robert my sone (if Iohn be a prest) haue all (e) contingent to those landis & tenementes bequethen to the said Iohn, And (if one of alterna-Iohn be no prest) he to have the said benefice of Gedney.

Item, I wol that Roger my sone haue my mese in Quadryng, tion to Robert with all other landis that I have in the same Towne, except (f) lands in before bequethed; And, ouer that, Barnewell, with thappur- Quadring, Barnwell 15 tenaunce, and all those landes & tenementes that I purchased of estate, and lands in Bos-Thomas Erle & of Richard Barbour of Boston, And the landis ton, Moulton, that I purchased of Thomas Skirbek in Multon & of Coker in Helet, to Whaplode, and Whaplode & of Tyryngton in fflete, to him & to his heirys.

Whaplode & Roger Welby. Whaplode & of Tyryngton in fflete, to him & to his heirys.

Item, I wol that Richard my sone haue my saltcote that Richard 20 I have made in Multon, to him & to his heirys.

Item, in case that Iohn haue halsted, that than Roger haue at Moulton. those landis & tenementes to Iohn beqwethed & his owne vision for begwest also, so that Robert be a prest; and ellus Robert to haue that parte beqwethed to Iohn in Gosberkirk & quadring.

Item, I wol that every Child have xlli. of monye when he Money becomme at his playne age, And that all the goodis leide in the quests to each Chist afore said, before thabbot of the said place and myn children. Executours, be euenly devyded among my said Childern, except the eldist.

Item, that Richard haue all maner stuff perteyning to hous-Bequest of bondry, as hors, carte, plough, with all theire apparelles; And stock to testaalso xij. kye & bulles.

Item, I wol that the other halff of my stuff be euenly devyded Welby, among my Childern, provided alway that if my eldist sone wol tor's other 35 by any parte theroff, that he haue it, giffing therfore as it is children. preysed to him that owith 2 hit.

¹ William de Waynflete, bishop of Winchester: Richard Welby was perhaps negotiating with him to buy this estate from him, to settle it on William Welby.

Thomas or else Winto William Welby; tives in John Welby's por-Welby;

vicarage to

Welby to have the salt-work Robert Welby.

tor's son, Richard

 $^{2 \} sic: ? = owneth.$

Regulations for the estates in case of the death under age of any of

Item, I wol if Richard dye (as god forbede) that then his brother that hath halsted haue that that is beqwethed; And halsted to go to him that is next in descender; And so, in lyke testator's sons. wyse, if any of them dye, it remayne to his brother in descendyng, not resortyng so that oon haue not ij. partes; And if all 5 dye except the eldyst, all to resorte to him, he forto haue it to him and to his hevris.

Bequest of ornaments of testator's chapel. Executors have power to disinherit any of testator's sons.

Item, I wol that my eldest sone haue all the stuff of my Chapell, except plate and the hole vestument of Sateyn figury. Item, in case that my Executours & feoffies se that any of 10 my Childer to whom any thing I have beqwethed to, wille not

Provisions for keeping of testator's obitafter that my heire to kepe it vp), spending at my yereday, xx s. day.

thryve nor be vertuouse, that then his parte to be taken fro him, and to be giffen to him that wol thryve, hauyng regard to noon. Item, I wol that myn Executours kepe vp my yereday and my Auncestours, aslong as thei have the profet of my lyvelod (And 15

Disposal of testator's silver plate.

Item, I wol have all my plate leid in the said Chist at Croyland, there to be kept to my Childern comme at playn age, if case any purchase 1 falle, And if myn Executours can make any purchase to the valour of v. or vj. c. markes 2 that then the said 20 plate by them to be sold to pay for the said purchase, And that so purchased to be giffen among my Childern where as moste nede is; And in case ther can noon be goten or 3 thei come at playn age, that then my plate to be devyded amonge my childern after theire age by theire discrescion, hauyng a speciall 25 ye to my eldist sone.

Bequests to female relatives. Bequests to

executors.

Item, I wol my Naunte haue, xxs.; my sister haugh, xxs.; my sister Braunche, xx s.

Item, I wol that every executour have v. markes 4 for his labour; And when he laboreth anything aboute me, for to haue 30 for his costes, and to take for his labour, after his discrescyon; And that myn Executours onys in the yere take accomptes of the bayly.

Bequests to servants.

Item, that euery yoman that I have, have a Iak & Salet & his hole yere wages; Item, that Solhed haue xls. and my horse 35 I ride vpon and oon of my gownes; Item, that Sargeaunt haue xxvj s. viij d. & j. horse of my stabull &c.

- 1 Opportunity of buying land.
- s or = before.

2 £43 6s. 8d. or £52.

4 £3 6s. 8d.

[III. Latin Text of Probate.]

Probatum fuit suprascriptum testamentum, vna cum codicillo Proved, 1465,

eidem annexo, coram Reuerendo patre, domino Iohanne, lincolniensi episcopo, in Castro suo de Sleford; & commissa 5 fuit administracio executoribus in eodem

Approbacio eiusdem testamenti cum codicillo.

and executors discharged.

nominatis (domino Iohanne welby duntaxat excepto) viz.¹ [...] die mensis [...] Anno domini Millesimo cccc lx quinto; & iurati sunt; & habent acquietanciam.²

XIX: Affray, 1468, in the churchyard of Grantham, Lincolnshire, with proceedings thereon.

From bishop John Chedworth Register at Lincoln, If. 91. The date is apparently the last days of December, 1468. The greater part of the narrative is in Latin, of which only a summary is here given. For this summary I am responsible.

Ordinary cases of breach of peace and assault were dealt with, in most parishes, by the leet-courts of the several manors, and, in most municipalities, by the borough magistrates. But, if the altercation took place in a church or a churchyard, the case passed out of the jurisdiction of any civil court, and came before the Ecclesiastical Court, generally that of the Archdeacon. Too frequently these cases were trivial matters that could have been smoothed over without legal procedure, except for the apparitor's seen search for fees. To illustrate this Grantham case, from later years, I give a few (hitherto unpublished) notices of such cases, from the official minute-books of the Court of the Archdeacon of Essex.

15 July, 1591, in a Court of the Archdeacon of Essex held in Prittlewell church, Thomas Peerse, of All Saints, Maldon, was indicted, at the instance of the Churchwardens there, because he 'brake the pease and made a blood-shedd vpon Ralph tiler in the church of All Sainctes in the time of the sermon'.

Peerse brought a certificate from Robert Palmer, vicar of All Saints, Maldon, that 'there was a lewde and vngratious boye that, in the tyme of the sermon, did disturbe the people; and Thomas Peerse, sytting neare him, did gyve him a stroke vpon the cheeke, after which the boye was quiett'.

Thomas Peerse offered 'to make faithe that he did not strike the boye anie other wise, nor in other manner, nor vpon anie other intente'.

¹ Day and month not inserted.

³ Clark's Shirburn Ballads (1907), p. 306.

² Note 3, p. 119.

Peerse was sentenced to pay 8d to the poor, and excommunicated until further order.

15 January, 159½, in the Court of the Archdeacon of Essex held at Romford, Richard Fynson of Loughton appeared to answer a charge of striking John Monday in Loughton churchyard on Sept. 26, 1591. He admitted that 'in gest and sport and not upon any collor or anger, he did tripp vpp his heeles, as he was sytting vpon the Church rayles'. He was ordered to confess publicly, before the minister and the congregation, 'that he hath vnorderly behaued himselfe', and to pay 12d. to the poor of the parish.

3 June, 1592, in his Court held at Great Baddow, the Archdeacon of Essex had before him five parishioners of South Hanningfield, Essex, on a charge of scolding and brawling in the churchyard there. Henry Sowche admitted that he had used some words of strife (being moved thereto), but now they are agreed and all things are quiet, and no contention restethe amongst his neighbors. For his offence, he was ordered to make public apology in South Hanningfield Church. William Bennet's wife admitted having 'vsed some words of strife, and vnkynde words, towards some of her neighbors'. She escaped on payment merely of the Court-fee (12d.). Widow Holland was discharged, without paying fee, being very poor.

12 May, 1595, in the Court of the Archdeacon of Colchester, held in Saffron Walden church, Essex, John Waylett of Ugley, Essex, was proceeded against because he said to Robert Meade, church-clerk, in service-tyme in the churchyard that 'he was a pickthanck Knave to say that his boy (John Waylett) dyd wrastle in the churchyard in the tyme of divine service at morning prayer'. Waylett admitted calling Meade 'knave' in the churchyard, but pleaded that Meade 'urged hym therto, brawling with hym in the churchyard'. On this confession, in terms of the statute, Waylett was excommunicated.

[I. English Summary of Latin Narrative.]

There had been a conflict in the churchyard of the town of Grantham, between Thomas Wortley, Corvyser, and Edward Singer, a minister of that church. It was presumed that the churchyard had thereby been polluted, and the matter was referred to the Vicar (Richard Dawe) and John Tyssington, 5 acting as Commissaries for the bishop. This Commission took the sworn evidence of Thomas Wortley himself, of Sir Thomas Wynneway and Sir William lempster (priests), and of William lempster and William Welbourne (ministers of the church). They found that Wortley had struck Singer violently with a 10 stick, who shed blood from his nose in no small quantity, in the churchyard. The Commissaries further declared that the churchyard had thereby been polluted, and excommunicated Wortley. On January 31, 146%. Wortley confessed his deed

before John Chedworth, the bishop, in the house of Henry Curteys of Grantham; and took oath on the gospels to do penance as would be ordered him. The Bishop appointed Master John Goule, bachelor in the decrees, to absolve Wortley 5 from the excommunication which he had incurred. The penance was that Wortley should go with bare shins (tibiis) and feet at the time of the reconciliation of the churchyard by the bishop, and, humbly and in penitent wise, minister holy water, at the bishop's nod, to the bishop in the 'reconciliation' cere-10 mony. On Purification (2 February), i. e. on the second day after this verdict, Wortley was also, clad only in shirt and breeches, and carrying in one hand a wax taper and in the other a pair of beads, to walk humbly at the head of the procession which was to take place on that Feast, to kneel down 15 at the four corners of the churchyard or of the church (according as the weather allowed the procession to be in the open air or not), and to be disciplined by the rod by the curate who was in charge of the procession. After the procession was over, at the time of High Mass. Wortley was to be waiting in the bap-20 tistery, engaged in private prayer, and, when the offertory of the Mass was made, was to place his taper in the hands of the celebrant. Like penance was to be made on Sundays, February 7 and 14, at the time of the procession on those days. Further, on Saturdays, February 6, 13, 20, and 27, at the hour when 25 the market was fullest of people, Wortley, attired as a penitent, and with wax taper and beads, accompanied by the curate (in surplice and stole, and carrying a rod), was to walk round Grantham market-place, and at each of the four corners to submit himself to correction. On each of the four Saturdays, after the penance 30 was done, the curate was to make public declaration, in English, of the cause why it had been imposed. The formula to be used by the curate is as follows:

[II. Full English Text of the Recital made by the Curate at the times when this Penance was done.]

All Cristen people here assembled and gadred shall vnderstand that Thomas Wortley, here present, doth this his penaunce 35 Inioyned him by the Reuerend fadir in god Iohn, by the grace of god bisshop of lincoln, for this cause: ffor asmoch as the said

Thomas Wortley in the nyght tyme smote violently oon Edward Syngar, a minister of the Churche of grantham, and drew blod of him within the Churcheyerd of grantham; Wherby the said Churcheverd was polluted and of administracion of all sacramentes and sacramentalles suspendid, to the grete displesure of 5 god, contempt to oure moder holy Churche, and grete novanse and offense to all this pariche; by occasion wheroff he stode accursed. And sithen full penitently cam byfore my said lord of lincoln & his ministirs iudicially sitting, and there confessed playnely his said defaute and trespasse, and submitted him vnto 10 my said lordis correccion; for which trespasse, he hathe in parte satisfied his penaunce, and is in will to performe the residew of the same. Wherfore he besechith all this pariche to forgiff him thoffence doon vnto hem in this behalff; And prayeth all yow people of the contre here at this tyme gadred to pray 15 god for him in the waye of Charite, etc.

[III. Summary of Latin statement of further Penance.]

In addition, the Bishop enjoined Thomas Wortley that on all the vigils of the Blessed Virgin, for seven years following, he was to have only bread and water, beginning these fasts on the vigil of the Purification ($146\frac{8}{9}$); and warned him peremptorily that he must continue to perform this penance, unless sufficiently dispensed, on pain of the Greater Excommunication.

XX: Petition, 1464, by the Cistercian Abbey of Bruern, in the county and archdeaconry of Oxford, to King Edward IV, to have again the impropriated rectory of Wootton, near Woodstock, formerly granted them by King Henry VI, but afterwards resumed by the Crown.

From bishop John Chedworth's Register at Lincoln, If. 240. The long reign of Henry VI (1 September, 1422, to 4 March, 146?) had been very fruitful both in benefactions to older secular colleges and religious houses, and in new foundations for educational or religious purposes. The recognition by Parliament of Edward IV on 4 March, 146?, followed by the Yorkist triumph at Towton, 29 March, 1461, threatened the very existence of all recent foundations, and the impoverishment of many older foundations, e.g. Eton College, and several colleges in

¹ There were eight such Vigils in July 1, Aug. 14, Sept. 7, Nov. 20, each year, viz. Feb. 1, March 24, Dec. 7, Dec. 31.

Oxford and Cambridge, as well an monasteries. The Crown lawyers of the new sovereign seemed to be resolved to show in the law-courts the like mercy to grants made by Henry VI (now designated 'king of England de facto but not de iure') as his troops had shown in the field in their savage slaughter of the vanquished Lancastrians. The present petition is a representative of many hundreds of the sort which were sent up to Edward IV in these first years of deadly fear. It is not for a moment to be supposed that these details came within the King's personal supervision or added anything to the revenues of the Crown: they were processes which brought considerable fees to the law-officers of the Crown, and abundant payments to their underlings for transcription, sealing, and registration.

On 2 Aug. 1440, Henry VI, by grant under Privy Seal, gave to Bruerne Abbey the patronage of Wootton Church, with licence to impropriate it, but reserving £8 yearly to the Exchequer. The Pope and the Bishop of Lincoln would not allow the impropriation, and, on 18 June, 1445, Henry VI forgave the arrears of the £8 charge, and cancelled future

payments, until the impropriation had taken effect.

The petition is prefixed to an Institution to Wootton, 18 Aug., 1464, on presentation by Edward IV.

[I. Full Text of Petition in English.]

To oure liege lord the king.

Mekely bisecheth vnto youre highnesse youre humble and Bruerne continuell oratours, Iohn, Abbot, and Couent of the Abbey or very poor but hows of Brewerne in youre Counté of Oxonford, of the Order of most hospitable, and 5 Cistyeux, whiche haue but litell lyfloode to lyve by but only by prayerful, had a grant husbondry, That where henry the vj., late kyng of this Royaume from Henry VI (in dede and not of right), hauyng consideracion of the exilite of the rectory of Wootton. and pouerte of the saide hous, and theire grete hospitalite and contynuell keping of dyvyne seruice that youre saide bisechers 10 there had to theire importable costis, by his lettres patentes graunted vnto your saide oratours the Advouson of the parisshe

Chirche of Wotton withoute Wodestoke, in the Counte abouesaide, on terms of a thanne beyng of his patronage (in dede and not of right), Paying wearly pay-ment of £8 to therfore yerely to hym, and to his heirs, in his Escheker, viij li. the Exchequer.

Of whiche advouson youre saide Oratours were peisibly seised The Crown vnto the tyme that the same advouson, by auctorite of parlia-afterwards ment holden in the tyme of the saide late kyng at westmynster, rectory, and it is still in the was resumed, So that from that tyme hidertoo youre seide king's hands, Oratours had neuer eny profyt ne avayle by the same advouson.

¹ Oman's All Souls, in The Colleges of Oxford (1891); Clark's Lincoln College (1898), pp. 20-2.

But the Ex-

continued to demand from

the Abbey

the yearly payment, and

claim for arrears.

have piled up a grievous

chequer officials have

And, sith the begynnyng of youre reign, the saide aduouson hath been stylle in youre gracious handys, and yit is.

That, Notwithstondyng, youre saide oratours . . . in termely 1 called in issues in youre Escheker at westmynster, and dyuers tailles there stryken owte vppon the[m] for the paiement yerly 5 to yow of the saide viij li.; Wherthurgh youre saide Oratours been grevously vexed and sued, like to be the vtter vndoyng of the saide pore hous, and divine service & hospitalite there perpetuelly to cesse, withoute youre moste habundaunt grace to theim herin be shewed. 10

The Abbey to cancel this claim for payment to forbid any future claim the £8 yearly.

Please hit youre highnesse these premisses tenderly to conprays the King sider, And theryppon of youre moost noble and benygne grace by your gracious lettres patentes in due fourme to be made vnder of arrears, and youre gret seale, to pardon, forgife, and relesse vnto youre said Oratours alle arrerages claymed of youre saide Oratours of the 15 for payment of saide viij li. yerly, And youre gracious lettres vnder youre pryué seale in due fourme to be made, directe to youre Tresorier and Barons of youre saide Escheker, Charging and commaunding theime, and eueryche of theime, by the same that they at alle tymes herafter cesse of calling of eny issues or stryking of any 20 tailles ayenst youre saide Oratours or theire successours of or for the saide viij li. yerely or any parcell therof.

And also, of youre more habundaunt and specialle grace, to graunte vnto youre saide Oratours and theire successours for euermore youre gracious lettres patentes, in due fourme to be 25 made, vnder your saide grete seal, of the saide advouson, after the fourme, tenure, and effecte ensuying.

And they and theire successours shal continuelly and specially pray for youre most noble and prosperous reigne long to endure, and for the soules of youre noble progenitours, and in way of 30 Almes and charite.2

1 i.e. at every term of payment. The parchment is frayed. A short word is illegible: possibly 'have bin'.

² This clause intimates that, in terms of the compact made by religious houses, &c., with their benefactors (Godstow English Register, E.E.T.S., 1913, pp. 182/10, 206/25), Edward IV is admitted to share in all the 'meritorious works' of Bruerne Abbey. On 27 March, 1519, Lincoln College, Oxford (Vetus Collegii Registrum, fol. 30), in bargaining with John Penny, bishop of Carlisle-(died 1520), offered him 'a full share in all spiritual good deeds done, God allowing them, in All Saints and St. Michael's churches in Oxford and in the College chapel, by the then members of the College,

It also requests a fresh grant of the rectory, free of the yearly payment to the Exchequer.

[II. Latin Text of proposed grant to be submitted to the King.]

Rex Omnibus ad quos, &c., salutem. Sciatis quod nos, de gracia nostra speciali, dedimus et concessimus, ac per presentes damus et concedimus, dilectis nobis in christo Iohanni, Abbati domus siue Monasterij de Brewerne, in Comitatu Oxoniensi, et 5 eiusdem loci Conuentui, aduocacionem ecclesie parochialis de Wotton iuxta Wodestoke in Comitatu predicto, que de patronatu nostro existit, habendam et tenendam eisdem Abbati et Conuentui, et successoribus suis, de nobis et heredibus nostris, in puram et perpetuam elemosinam, Et quod ipsi Abbas et 10 Conuentus ecclesiam predictam appropriare, et sic appropriatam in proprios vsus suos habere possint, et tenere sibi et successoribus suis predictis, in Auxilium et sustentacionem Abbathie predicte, et pro diuinis seruicijs ibidem melius manutenendis, ac ad exorandum pro statu nostro Regio quamdiu egerimus in 15 humanis, et pro anima nostra cum ab hac luce migrauerimus; ac animabus nobilium progenitorum et predecessorum nostrorum, imperpetuum, Statuto de terris et tenementis ad manum mortuam non ponendis edito non obstante. In cuius rei, &c.

[Abbreviated English version of grant, as proposed.]

The King, to all to whom these letters patent may come, sends greeting. We, of our special favour, grant to John, abbot of Bruerne, in Oxfordshire, and his abbey, the advowson of Wootton parish church, near Woodstock, in Oxfordshire, which is of our patronage, for ever, to be held of the Crown by the abbey in pure alms. We give leave to the abbey to impropriate the church, and to hold the impropriation to its own uses, i.e. to increase its revenue and thereby make fuller provision for divine services in the abbey. The abbey is to pray for our welfare during our life, and for our soul's health after our death, and for the souls of our ancestors and predecessors. This grant is to override the Statute of Mortmain.

XXI: Agreement, 1509, by which Barlings Abbey, as rector of Reepham parish, Lincolnshire, grants the vicar an increase of yearly stipend for his life-term.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 240.

*This Indenture berith witenes that thabbott and covent 29 June, 1509.

off the monastery off our lady off barlinges off thordre

and by their successors for ever, ings, alms-givings, and all other namely, in masses, fastings, orisons, vigils, disciplines, studies, preach-

Barlings Abbey, Lin-colnshire, as rector of the impropriate church of Reepham, Lin-Repham colnshire, grants Robert Wilkinson, vicar of that church, for his life-term. (a) additional grain and hay;
(b) additional rights of pasture;

off premonstratenses, proprietaryes of the parishe chirche off Repham, with oon assent and consent, hathe graunted to ser Robert wilkynson, perpetuall vicar of the foresaid parishe

vicarie augmentacio.

chirche off Repham, in augmentacion off his vicariage, ten quarters off barley, and foure 5 quarters off peyse, with oon loode off tithe hey, verely to be taken off the fruytes off the per-

sonage off the for-said chirche as long as the for-said ser Robert shalbe vicar in the for-said chirche.

The said abbott and covent also hathe graunted to the fore- 10 said ser Robert Agystment,1 without and with-in the pasture off the fore-said Monastery, for vj. beastes (that is to say, 2 oxen, kye, and bullockes and yong beastes), as well in wynter as in somer, by all the foresaid tyme.

(c) additional accommodation in the rectory farmbuildings,

And moreover the for-said Abbott and covent hathe graunted 15 to the for-said ser Robert oon litle laithe, sett in the north parte off the personage, with an aisament within the closse off the forsaid parsonage, with a free intrest 3 and out-gate to his laithe by the same closse as ofte and whenne itt shalbe necessary to the said ser Robert or his seruauntes during the forsaid 20 terme, whiles that itt shall nott be prejudice nor noying ne harme to the forsaid abbott or covent.

subject to the vicar's keeping his part of these buildings in repair, the Abbey providing straw for thatching;

And the forsaid ser Robert wilkynson shall reparell the foresaid house, buylded with thackyng and walle, att his own propre coste and expenses duryng the forsaid terme, And, att thende of 25 his terme, well and suffyciently repareld in thack and walles, shall leve the forsaid house, excepte that the forsaid abbott and covent shall fynde to the forsaid house thack for reparacion off the forsaid house as ofte tymes and whenne itt neade shalbe, att coste off cariage of the forsaid Sir Robert. 30

(d) a yearly stipend of 20s.

Moreover, the for-said abbott and covent graunteth, and by ther present wryting byndeth them to pay, xx s. off good and laufull money off England to the forsaid ser Robert wilkynson, all & euery yere, in the feaste off the Natyuite off our lord,

pasture. Bulls are probably excluded as belonging solely to the manor, and the rectory.

^{1 =} right of pasture in the ordinary pastures, whether enclosed by fences or unenclosed.

² Horses are certainly excluded, as being more expensive animals to

³ Read 'intress': i. e. entry.

duryng the naturall liffe off the for-said ser Robert wilkynson, without eny furdre delay.

In witenes of all and euerychone off thise premysses, the forsaid parties, [eche] to the other, have putto ther seales to thise 5 present Indentures: yeven the last day butt oon off the moneth of Iunn in the yere of our lord god a thousand five hundrith ix 29 June, 1 Henr. VIII and the reigne off kyng Henry the eight first yere. (1509).

XXII: Latin Will, 1526, and English Codicil, 1533, of John Denham, rector of Barnack, Northamptonshire, and Prebendary of Lincoln Minster.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 242 bk. and lf. 243. The will was proved at Oxford, 28 February, 1533. John Denham had been a Fellow of Lincoln College, Oxford, where he made provision for a commemorative service.1

[I. Abbreviated note of the Will, which is in Latin.]

* 1 In the name of god, Amen. Anno a nativitate eiusdem 17 November, ⚠ Millesimo Quingentesimo xxvjo. festo sancti hugonis, 1526. 10 Ego, Iohannes denham, Rector de barnake, sanus mente et corpore, etc. His body to be buried before the high altar of Burial in Barnack Saint Iohn of Barnack, near Stamford. church.

[II. Text of English Codicil.]

Memorandum, that the ffyrst day of August the yere of our 1 August, 1583, Codicil added. lord god A thowsand ccccc xxxiii, in the presens of Iohn 15 cottysford, rector off Lincoln college in oxford; and Thomas Rockes, yeman, dewllyng yn Lyndford 2 in Buckynghamshere; and oper; I, Iohn denham, pryst, declared my testament ferder

in maner and forme following:

ffyrst, I will that her be xxli bestowed to bryng me on erthe, Provisions for 20 at the monethe mynd, and the tewlue monethe mynd.

† Item, I will that the churche wardyns and parischeners of & year's-mind. barnake haue xlti shyllinges towardes the reperacions of the Barnack Stypell; Item, to the mayntenans of the belles and the bell church, Northamptonshire. ropys, vjs viijd; Item, to the mayntenans of the lygthes in the

burial, & for month's-mind Bequests to

^{*} lf. 242 bk. + 1f. 243. ² Great Linford, Buckingham-

¹ See Forewords, pp. 10, 11. shire.

churche, vjs'viijd; Item, I geue for A peyre of vestymentes to the churche of barnake, xxs.

Item, fabrice ecclesie Lincolniensis, iijs iiijd.

Disposal of testator's books.

Executor

named.

Item, I will that all the bokes in my custody be distrybute by the discrecyon of doctor cottisford & christofer bell.

The Resydewe of my goodes not bequest I gene vnto christofer bell, my kynsman, to be-stowe for the welth of my sowle.

And I make the same christofer bell my full executor, witnessyng doctor Cottisford, ser Launselot twynhome, and Thomas Rockes, with other mo.

XXIII: Inventory of John Asserby, 1527.

From the Lincoln Consistory Court Wills, Book 1520-31, If. 59, 59A, 60. Part of this transcript had been lost from the E.E.T.S. bundle, but was most obligingly replaced by Canon Foster, F.S.A., Secretary and Editor of the Lincoln Record Society. This inventory will be included in a volume of Lincoln Wills which Canon Foster is preparing for the press. The will is dated 14 November, 1527, and was proved 21 December, 1527. Asserby is corrupted from Asfordby. The pedigree of Asfordby of Bilsby, Lincolnshire, is in Harleian Society's Issues, vol. L. 45-47.

* Invitory off all the household stuff wych was bequethyd to be heyr-lomes to Andrew asserby & to the Ryght heyrys off John Asserby wych was bequethyd by the sayd John Asserby whose soule Jhesu pardon.

Parler.

ffyrst, in the parler, j. pentyd hyngyng off Canwes; Item, on long Saddell; Item, on Cownter off the lest sorte; Item, too gret carrod chysts; Item, on borden chare; Item, on forme; Item, on bordenyd bed stede; Item, on lyttyll chyst.

+ littill parler.

Item, ij. bed steds, the on bordenyd, & the oper not; Item, on saynt John hede off Alibaster.

Chamber ouer the parler.

Item, on chyst with evidence boune with yren; Item, on plane chyst; Item, on bordenyd bed, with j. trundell bede; 25. Item, on yelow sperver off dornyx; Item, on payntyd hyngyng off canwes; Item, ij. thrawyn charys; Item, j. hole garnysche

* 1f. 59.

15

20.

off vesselle off the new turne; Item, on basyn and on euar off pewter.

halle.

Item, on grene payntyd hyngyng off canwes at the high dese; 5 Item, on carvyd Cupbord with ij. awmbres and on slotte; Item, on carved long Sadle off wanescott; Item, ij. thrawn longe sadells; Item, on thrawn chare; Item, on fowldyn tabylle; Item, on forme.

Gallore 1 Chamber.

Item, ij. bordenyd bed stedes; Item, ij. Spervers off dornyx; Item, ij. new fether beddes garnysshyd; Item, on hold fether bedde with iij. bolsters; Item, on payntyd hynging off canwes; Item, iii. cownter poyntes of verde 2 warke; Item, on fustyan pillow and ij. other pillows; Item, on Redde couerlyd with 15 byrde warke; Item, on grene couerlyd with verde 2 warke; Item, on yalow couerlyd with warke; Item, iij. holde whyte couerlydes; Item, iij. pare off blankyttes; Item, v. mattressys; Item, ij. couerynges off wholyn for tables; Item, on bancker for the halle; Item, vi. coschyns with bestes vpon them; Item, 20 on fowldyn table.

Law 3 parler.

Item, ij. pare off bed stokkes; Item. on payntyd tester for A bedde.

Botre.

Item, ij. gret bolle candylstykes and on lesser; Item, on lattyn basyn with A rose in the myddes; Item, on chaffyng dyshe, without horys; Item, iij. holde platters; Item, ij. holde dyshes; Item, on holde candylstyke; Item, on tabylle in the botre.

* Kytchyn.

Item, ij. gret pannes; ij. lesse pannes; on Mydlyng panne; on gret brasse pott; iij. lesse brasse pottes; ij. lytle brasse pottes; j. posnet with a stert 4; on other with broken fete; on chauffer with a brokyn mouthe; on panne, with a sterte; Item, on 35 lattyn ladelle; Item, on gret spyt; Item, ij. lesse spyttes;

1 ? Gallery.

30

- ² Verde = green. 'Verdour' was a textile product, possibly green baize, much used as foundation for
- needlework for hangings.
 - 3 sic: ? = low.
 - 4 stert = handle.

Item, on byrd spyt; Item, on pare off lytylle yrne Cobberdes; Item, on led, on mashe fatt, on gyle fatt, and on stepe fatt, with a kylne heire 2; Item, on hold Cawthorn 3; Item, on kymmylle, 4 with a coueryng for saltetyng flesshe; Item, on polle axe.

Napre ware.

Item, ij. lyn towells; Item, on towelle lyke dyaper warke; on Napkyn off dyaper; Item, on lyn table-clothe off v. yerdes; Item, ij. harden table-clothes of ij. yerdes and dimid.⁵ the pece; Item, on herdyn Towelle off ij. yerdes and dimid.; Item, vij. 10 table napkyns; Item, on pare lyn shettes off iij. bredes ⁶; Item, on schet for A woman that lyes in chyld bed; Item, ij. hedschettes; Item, vij. pare lyn schettes; Item, on pece off lyn (for towels) of xiiii^{tn} yerdes; Item, ix. pare off harden schettes.

ffor the fyre herthe.

In primis, on pare off gret tonges, tynned 7; Item, j. yren forgan 8 for the fyre, tynd 7; Item, a fyre skomer, tynnyd.

XXIV: Will, 1529, of John Aldridge, of Beaconsfield, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 263 bk., and lf. 264.

* Testamentum Iohannis Aldridge.

22 July, 1529.

In the name of god amen. The 9 xxijti daye of Iulij in the yere of our lorde god a thousande five hundrede and nyne and twenty, I, Iohn Aldridge, of bekonesfeld in the countie of 20

- * lf. 263 bk.
- ¹ The utensils in this *Item* seem to be vessels for brewing beer in.
- ² 'i.e. the hair strainer of a maltkiln, on which the malt is laid for drying. Such a strainer is now generally made of wire; and the steep[ing]-vat is called the cistern. In this steeping-vat, or cistern, the barley is steeped previously to being placed on the floor of the maltinghouse. In any modern malting-

house the cistern is a permanent tank, generally of brick.' This note was put in here by the transcriber.

- ³ i. e. caldron.
- 4 For 'kimnell', a tub.
- 5 i. e. half.
- 6 i. e. breadths: see p. 37.
- ? with tines (= prongs): i. e. with the claws not solid, but shaped like the open fingers of a hand.
 - 8 = (French) fourgon, i. e. poker
 - 9 i. e. two and twenti.

Buckyngham, hoole of mynde and in good remembraunce beinge, make my testament in this wise.

ffirste, I bequethe my soule to almighty god, to our ladye saynte mary, and to all the hoole companye of heuen; and my Burial in 5 bodye to be buryed in the chirche yarde of Bekenesfelde afore-churchyard, saide.

Also, I bequethe to the highe aulter ther, for my tithes and offerynges forgotten, iiij d.

Also, to the chirche of Lincoln, ij d.

Also, to euery light in the chirche and chappell of Bekones- Bequests to felde, ij d.

Beaconsfield church.

Also, I bequethe to euery oon of my bredren and sustren Bequests to nephews, children oon shepe.

Also, to echeone of my godchildren, iiij d.

nieces, and god-children. low, Burnham,

Also, I will that my executours, immediately after my decesse, Lands in Tapentre vpon all my landes and tenementes that I have in the and Beaconsparishes of Taplowe, burnham, and Beckonesfelde, and in all field parishes, Buckinghammy leases durynge my termes, as in sundre Indentures dothe shire, settled more playnly appere of the saide termes.

20 I will also that margerye my wiffe haue, oute of my saide landes and tenementes, yerely duringe hir liffe, xiij s. iiijd. sterling.

And after hire decesse, I will that all my saide landes and tenementes hooly remayne to Iohn Aldridge my sone, and to his 25 heires, att the age of xxiiij. yeres.

I will that my executours and feoffes doo suffre Iohn my sone peaseablye to entre into all my saide landes and tenementes, withoute any maner Interrupcion or delaye, paynge to margerye my saide wiffe yerely as aforesaide xiij s. iiij d. durynge hir 30 liffe.

And iff itt happen that Iohn my sone decesse withoute heyres of his bodie laufully begotten, livynge the other my children, then I will that all the foresaide landes and tenementes to be equally deuyded emonges my children livinge.

And if itt happen that all my saide children decesse, then I will that all my fore saide Landes and tenementes maye be equally deuyded emonges the children of my brodre Rauff Aldridge and * William Aldridge.

Bestowal of testator's personalty.

Also, I will that myn executours entre vpon all my goodes moveable, to and for the intente of performance of my will as hereafter foloweth; And also to perceive [and] receive all maner my rentes, revercions, revenues, and debttes to me owinge by any maner persone or persones.

Also, I will (after my debttes and funeralles paied and my will fulfilled) I give and bequethe to margerye my wiffe the oon

halffe of my moveable goodes.

And the other halffe I will itt maye be equally devyded and savely kepte by myn executours to the vse of all my children, 10 therwith to see them guyded (and as well the childe that my wiffe goeth with-all as other), vnto the tyme that they be att lawfull yeres of discrecion: Thenne they to enioye the reste of the saide moveable goods, oonly excepte and allowed for suche chardgies for the guydynge and kepynge of the saide 15 children.

Iff any of my saide children decesse, livynge the other, then I wille that echone of them to be others heyre in all the saide moveable goodes.

Iff all my saide children decesse, I will that the saide goodes 20 to them bequethed (all maner chardgies and expenses allowed) to be bestowed in charitable deades and warkes for the helthe of my soule.

Executors named,

To the performynge of this my testament and laste will, I ordeyne william Aldridge my brodre and Robart Dawbeney 25 myn executours, they to ordeyne and dispose as maye be mooste expedient for the helthe of my soule, my ffrendes soules, and all christen soules.

and Overseer of the will. Also, I will that Robert wallar be ouersear of this my testament and laste will.

30

I will that echone of myn executours and ouersears haue, for their labour and busynes, xx s.

Thise wittenes: Sir Richard Bolde (curate ther), Thomas Aldridge, Symon Irby, & other.

Proved, 14 Dec., 1535, before John Longland, bishop of Lincoln. Probatum fuit huiusmodi suprascriptum testamentum coram 35 Reuerendo patre, domino Iohanne Lincolniensi Episcopo, xiiij^{mo}. die mensis decembris, Anno domini Millesimo quingentesimo xxxv^{to}, commissa administracione bonorum et debitorum dicti

defuncti executoribus in eodem testamento nominatis, in forma iuris iuratis.

XXV: Will, 1529, and codicil, 1533, of Sir John Digby, knight, of Eye-Kettleby, Leicestershire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 232 bk. to lf. 235.

[I. English Text of the Will.]

* Testamentum domini Iohannis Digby, militis.

In the name of god, amen: be itt knowen to all men by thies 1 August, 21 Henr. VIII presentes that I, ser Iohn digby of Eketilby in the county (1529). of leicestre, knight, the first day of Auguste in the xxj. yere of the reigne of our souereigne lord kyng henry the eight and in the yere of our lord god M1. vc, xxixti, ordeyn and make this my last will and testament, aswell concernyng thordre and dis-10 posicion of all and singular my maners landes and tenementes within the realme of englond, as of all my goodes and catalles that I have within the same realme, Calis, orelles where, in maner and forme following:

that is to saye, ffirste, I bequeth my soule to almighty god, 15 beseching hym to accepte the same to his mercy; Also I will that my body shalbe buryed in the chirche of melton mowbrey, Burial in if I die in leicestre shire; and if I die out of leicestre shire, bray church, then my bodye to be buryed ther as my executours shall thynk Leicestershire. moost convenyent.

Also, I bequeth to the chirche of lincoln, iij s. iiij d.

Also, I bequeth to the highe aulter of melton mowbrey Bequest to that church. vj s. viij d.;

And I will that my mortuary be paied according to the Accustomed custome. be paid.

Also, I renounce and forsake all other will or willes by me before this tyme made, and affirme all thinges conteyned within this present wryting to be my last will and testament.

And, where I, the said ser Iohn digby, by my deade (bering Recites terms date the xxiiijti daye of october in the nynth yere of the reigne created by 30 of our souereigne lord kyng henry the eight), hath given and testator as his

marriage settlement, 24 October. 9 Henr. VIII (1517), by which he granted lifeinterest in South Luffenham manor, Rutlandshire, and in other his wife Sancha.

graunted and by the same deade confirmed to Iohn willoughby of willoughton in the county of Nottingham, Iohn harrington of Exton,2 george mackwourth of Empingham,2 Euerard digby of stoke drye,2 Iohn toky of southluffenham in the county of Rutland, Iohn brokesby off ffrisby,3 and Iohn digby off olleby4 5 in the county off leicestre, my manour of south luffenham, with thappurtenaunces, in the county of Rutland, And also all my lands in North manoures, landes, tenementes, medowes, lesues, pastures, and Kelthorpe, and other myn heredytamentes, with ther appurtenaunces, in south Pilton, in But-luffenham, north luffenham, Sculthorpe, and pilton, To haue to the 10 landshire, to said Iohn willoughby and other his said cofeofes, and to their heires and assignes, for euer, to the vse of dame sanche digby, wiffe to me the same ser Iohn digby, for terme of liffe of the same dame Sanche, and after hir decesse to thuse of me the same ser Iohn digby, myn heires, and assignes, for euer, ther with to perfourme 15 my last will and testament as by the same deade more att lardge itt apperith, I will that my said wiffe dame Sanche shall haue all the said manoures, landes and tenementes in northluffenham, southluffenham, Sculthorpe, and pilton, for terme of hir liffe, according to the said vse conteyned in the said deade.

Confirms this provision, but with remainder successively son Simon Digby and heirs male; (b) to testator's grandson (John, son of William Digby) and heirs male; (c) to heirs male of testator's son, William Digby; (d) to testator's

other heirs.

And after hir decesse, I will that my sonne Symon digby shall have all the said Manoures, landes, tenementes and other the premysses, in northluffenham, Southluffenham, sculthorpe, (a) to testator's and pilton, to the same Symon, and to the heires males of his body laufully begotten;

> And for defaulte of suche yssue, the remaynder to Iohn digby sonne and heire of william digby, & to the heires mailes of his body laufully begotten,

and for defaulte of suche yssue, the remaynder therof to the heires mailes of my sonne william digby laufully begotten, and 30 to the heires mailes of their bodyes laufully begotten,

and for defaulte of suche yssue, the remaynder to the heires mailes of the body of me the said ser Iohn * digby laufully [begotten] and to the heires mailes of their bodies laufully begotten; and, for defaulte of suche issue, to right heires of me 35 the said ser Iohn digby for euer.

^{*} lf. 233.

^{1 ?} Woollaton, Nottinghamshire.

² In Rutlandshire.

³ Frisby-on-the-Wreak, Leicestershire.

⁴ Welby, Leicestershire,

And, where I, the same ser Iohn digby, seth the making of the said deade of feoffement, to the said Iohn willoughby and other the said cofeoffes, of and in all the said manoures, landes, tenementes, medowes, lesues, pastures, and other the premisses, 5 with their appurtenaunces, in southluffenham, northluffenham, Testator sculthorpe, and pilton aforesaid, haue purchased dyuerse other other lands landes, tenementes, and heredytamentes, in northluffenham bought by him, since the trustaforesaid, to me and to my heires in fee; And also have other deed of 24 October, meses, landes, and tenementes, in Tikesore, Morcott, barrowdon, 9 Henr. VIII 10 Seyton, thorpe, and Pisbroke, orelles where, whiche I, the same (1517), in North Luffenser Iohn, haue within the said county of Rutland, nott conteyned ham, Tixover, in the said deade bering date the xxiiijti day off octobre in the rowden, Seasaid nynth yere of the reigne of our souereigne lord kyng henry ton, Thorpe, and Bisbrooke the eight, I will that my said sonne Symon digby shall haue, (all in Rutlandshire), all 15 immediately after my decesse, as well all the said meses, landes, of which he tenementes, and heredytamentes by me soo purchased sith the now settles in entail on his makyng of the said deade within the county of Rutland, as well son Simon all other my meses, landes, tenementes, and heredytamentes, that heirs male, I have in the said county of Rutland, nott conteyned in the with reversion succession 20 said deade bering date the xxiiijti daie off octobre in the said sively nynth yere of the reigne off our said souereigne lord kyng henry the eight, to the said Symon, and to the heires mailes of his body laufully begotten.

Morcot, Bar-

And for defaulte of suche issue, remaynder therof to Iohn (a) to John (son of William)
25 digby sone and heire of william digby, and to the heires mailes Digby and of his body laufully begotten.

And for defaulte of suche issue, remaynder therof to the (b) William heires mailes of the body of my said sonne william digby lau- Digby's heirs male, fully begotten, and to the heires mailes of there bodies laufully 30 begotten.

And for defaulte of suche issue, the remaynder therof to the (c) testator's heires mailes of me the said ser Iohn digby laufully begotten. other heirs; and to the heires mailes of their bodies laufully begotten.

And for defaulte of suche issue to the right heires of me the 35 said ser Iohn digby for euer.

And I will that my said sonne Symon digby shall and may but confers att his pleasour make or cause to be made astate for terme of Digby power liffe in possession or vse of or in all the said manours landes of granting life-interest in and tenementes in the said county off Rutland or in eny parte all these

Simon's wife.

estates to said of the same to env wiffe or wiffes that he the same Symon shall hereafter mary, enything conteyned in this my will to the contrary nott withstanding.

Testator's wife, Sancha Digby, is to have Eye-Kettleby manor-house. in Leicestershire, with buildings, orchards. yards, watermill, the park, and other appendent lands, for life-term.

And I will that my said wiffe dame Sanche, shall have immediately after my decesse, all my Manour place, capital mesuage, 5 and mansion place, of eketilby in the county off leicestre, with all the housing belonging to the same, and all my gardeyns, orchardes, woodevardes, and neetevardes, waiter-mylne and mylne-holmes belonging to the same waiter-mylne, And also the parke (with the poles within the same), cranwell close, the 10 ueste leys, the ueste medowe on the west side of the same manour place, the este medowe in twoo closes of the north side off melton lane, and all landes, tenementes, medowes, lesues, and pastures in eketilby aforesaid, with all the hedges about and within all and euery the premysses from the este ende off Melton 15 lane to kirkeby bridge of the north side down to the river ther, to the same dame Sanche for terme of hir liffe.

Testator's daughter-inlaw (widow of William Digby of Lubenham, Leicestershire, but re-married), is to be liferented in certain lands in Eye-Kettleby. land. secured her by her marriagesettlement of date 13 May, 15 Henr. VIII (1523).

Also, I will that my doughtour Elene Mountague, late wiffe to my sone william digby of lubbenham (nowe decessed) and doughtour of Iohn Rooper (late generall attorney to our soue- 20 reigne lord the kyng), shall, immediately after my dethe, haue twoo closes in ekettilby aforesaid, whereof oon of them is called the hall close, and the other close of them is called the fogge ffelde, with all the hedges about and within the same closes, to haue and to holde to the said Elene Mountague, for terme of 25 as her jointure- hir liffe, in * recompense off suche landes and tenementes to the yerely value off xxli as the same helene is intitled to haue in Eketilby and Sysonby after my dethe, by reason off a feoffement by me (the said ser Iohn digby) and my said sone william digby and Iohn Wymerke made to ser Iohn diue, knight, and other, 30 in fee off all my landes and tenementes in eketilby and Sysonby to dyuerse vses, as by the same deade bering date the xiijth daye off May the xvth yere off our said souereigne lord more playnly itt apperith.

Eye-Kettleby manor and lands, in both cases, are to revert to John Digby (son of

Also, I will that all the manoures, landes, and tenementes, 35 medowes, lesues, closes, and pastures before appoynted to the same dame Sanche in Eketilby for terme off hir liffe, immediately after the dethe of the same dame Sanche, and all the said

landes, tenementes, medowes, closes, lesues, and pastures before testator's son appoynted to the said helene mountague for terme of hir liffe in Digby) and his eketilby aforesaid, immediately after their seuerall decesses, heirs male, shall remayne & come to the said Iohn digby, sonne and heire 5 of my said sone william digby, and to the heires mailes of his body laufully begotten;

And for defaulte of suche issue, to the heires mailes of the with rebody of my said sone william laufully begotten, and to the cessively, heires mailes of their bodies laufully begotten;

(a) to said William

And for defaulte of suche issue, the remayndre therof to my Digby's heirs sone Symon, and to the heires mailes of his body laufully (b) to Simon begotten;

Digby and heirs male;

And for defaulte off suche issue, to heires mailes of the body (c) to heirs of of the said ser Iohn digby, and to the heires mailes of their Sir John Digby. 15 bodyes laufully begotten; And for defaulte of suche issue, to the right heires off me the said ser Iohn digby for euer.

And I will that the said Iohn digby, sonne and heire of my Land in Eyesaid sone William digby, shall, immediately after my dethe, Sysonby haue a close in eketilby aforesaid called the high felde, and all manor, Leices-20 my Manoure, landes, tenementes, and heredytamentes in Sysonby are to be in the county off leicestre, to hym and to his heires males of his entail on testabody laufully begotten,

tor's said

And for defaulte of suche issue, the remaynder theref to Digby and the right heires mailes of the body of my said sone william with re-25 laufully begotten, and to the heires of their bodyes laufully mainders (as above). begotten,

and for defaulte of suche issue, the remaynder therof to my sone Symon digby, and to the heires mailes of his body laufully begotten.

And for defaulte of suche issue, the remaynder therof to the .30 heyres mailes of me the said ser Iohn digby laufully begotten, and to the heires mailes of their bodies laufully begotten; And for default of suche issue, the remaynder therof to the right heires of me the said ser Iohn digby, for euer,

to thoses, intentes, and vpon condicions hereafter ensuying, that is to say, that the said Iohn digby, sone & heire of my said sone william digby, and all other in remaynder aforesaid of the said close called the highe feld and Sysonby, shall yerely from but subject to hensforth content and paye to george lacells of storton and to the yearly rent-charges

of £13 to (? manor) of £4 to (? manor), and other

conditions.

his heires and assignes xiijli sterling, And also to kyrton yerely

And also, yerely, acquite, dischardge, or saue harmeles, all the said manour, meses, landes, tenementes, and other the premysses before appoynted, to the same dame Sanche and helene 5 mountague, or to eny of them for terme of their lives, or for terme off liffe of 1 eny of them, of and for all maner of rentes, charges, and Incumbraunces, wherewith the said manour, landes, and tenementes, and other the premysses before appoynted to the same dame Sanche and helene for terme of their lives as is 10 aforesaid, shalbe charged with, duryng the liffe naturall of the same dame Sanche and helene or of the longer liver of them.

And also, to the vses, and intentes, and vpon condicion, that the same Iohn digby, sone of the said william and his heyres, and all other in remaynder of the said close called the highe ¹⁵ *felde & Sysonby afore said, frome hensforth peaseably suffre the said dame Sanche and helene, and also my said sone Symon digby and the heires mailes of his body laufully begotten, and also peaseably suffre all suche my landes and tenementes in claxton herby and Stathern in the county off leicestre, to be ²⁰ vsed and bestowed vpon and to the fynding of a preste in melton in maner and forme, as by this my will here after is appointed and ordeyned, without lett or interrupcion or disturbacion of the said Iohn digby, sone of the said william, or of the heires of his body, or of eny of the other before in remaynder afore- ²⁵ said.

including endowment of a chantry,

under penalty of forfeiture and in case the said Iohn digby and his heires, or eny other in remaynder aforesaid, doo not paye the said rentes, nor doo nott acquite or saue harmeles the said dame Sanche and helene and euery of them and the said landes and tenementes before 3° appoynted to the said dame Sanche and helene and to euery of them, or doo lett or disturbe or will nott suffre the said dame Sanche and helene and Symon digby and his heires mailes peaseably to inioye the said landes and tenementes to them before appoynted, or doo vexe or trouble suche persones as is 35 or shalbe seased of the said land hereafter to be appoynted to the fynding of the said preste, or doo eny other acte or actes to the disturbaunce or brekyng of this my will or contrary to

the same, then I will that my said [son] Symon and his heyres and reversion shall frome hensforth haue, occupye, and inioye, to his own vse, bigby. the said ffelde called the highe ffelde, and all the landes and tenementes in Sysonby aforesaid, during the naturall liffe of the 5 said Iohn digby, sonne of the said william, eny thing in this my will here be-fore specifyed to the contrary nott-withstandyng; And if eny of them in remaynder aforesaid doo disturbe the said dame Sanche helene and Symon or env of them, or breke this my will, or paye nott the said rentes as is aforesaid 10 after the dethe off Iohn digby (sone of the said william digby), that then the said Symon and his heires shall have the said close called the highe ffelde and sysonby aforesaid during the liffe off suche person in remaynder as shall disturbe or breke this my will.

to be made for poor

And I will that all my gownes of veluett, saten, and damaske, Testator's shalbe made in vestymentes and copes to be distrybuted to finest robes are poore churches suche as my executoures shall thynk moost into vestments convenyent.

churches.

And I will that all the reuenues, issues, and prouffettes of Testator's 20 all my landes and tenementes and heredytamentes in Claxton, lands in Long Clawson, herby, and Stathern in the county off leicestre, shall yerely for Harby, and euer be bestowed vpon fyndyng off a preste to syng in the Leicestershire, parishe chirche off Melton mowbrey in the county off leicestre are to endow a chantryatt the aulter off our lady in the south side off the said chirche, priest in Mel-25 ther to sing and pray daily for the prosperite and good helthe church, to of me (the said ser Iohn digby, knight), dame Sanche my wiffe, have daily service at Our and all our childern, while we be on live; and, after we been Lady's altar discessed, to pray for our soules and for the soules off my for testator graundfadre and graundmodre, my fadre and my modre, and kindred, 30 for the soules off Iohn bellers, and off dame katherine digby, and to help in william digby, Iohn stirley, Roos digby, and parnell asheby, service, and their children, and all christen soules for euer; and the said preste to helpe to serue and syng in the quere daily ther; And the said preste to have for his stypend or wagies eight at a yearly 35 markes by yere off good and laufull money, to be taken out off stipend of £5 68, 8d.

my said mese, landes, and tenementes, in claxton, herby, and

Stathern, with thappurtenaunces, in the county of leicestre, to be paied halff yerely by euen porcions, And the residue of the tenementes, in Claxton, herby, and Stathern, to goo and be to the reparacion and mayntenaunce off the said landes and tenementes for euermore.

Any surplus from the chantry-estate is entrusted to the churchwardens of repairs on the chantry-estate.

And * iff itt happen env parte off the reuenues, issues, and prouffettes of the said mese, landes, and tenementes in Claxton, 5 herby, and stathern, to remayn ouer and besides the eight markes appoynted for the said prestes wages and the reparacion bray for special and mayntenaunce of the said landes, I will that all suche parte as shall remayn, shalbe in the kepyng off the chirchewardens off melton aforesaid for the tyme being, and for the maynte- 10 naunce and keping off the same reparacions whenne nede shall requyre.

Special services required priest, besides his daily offices.

And I will that the said preste shall ones in the weke for of the chantry- euer say masse off Requiem for the soules aboue remembred, and for all christen soules, hauyng noo laufull impedyment; And 15 also wekely for euer the said preste to say masse of the name off Ihesus, havyng noo laufull ympedyment; Also, I will that the said preste shall say (att euery masse 1 by hym doon within the said chirche) before the firste lauatory,2 de profundis,3 with the collect ffidelium 4 deus omnium etc. for the soules aboue remem- 20 bred and for all christen soules:

This chantry to be in the patronage of the churchwardens of Melton Mowbray. Strict resiof the chantry-

priest.

and appoint another.

And I will that the said preste shalbe for euermore named by the chirchewardens off melton aforesaid for the tyme being;

And the said preste nott to be absent ouer xviijth dayes in the yere;

25 And, if the said preste be worthy to be putt frome his said dence required seruice, by reason of eny incontynence of lyving or mysbehauiour by hym doon, or be nott resident vpon the same (noo laufull Power reserved ympedyment hadd), then I will that the said preste shalbe putt to remove him from the said service and wagies, and an other laufull preste to 30 be putt into the same service in maner and forme aforesaid.

And if the said service att env tyme hereafter be voide by

^{*} If. 234 bk.

¹ See in Forewords, p. 13.

² Lauabo inter innocentes manus meas (Ps. xxvi. 6: I will wash my hands in innocency), used in the Ordinary of the Mass, after placing the elements on the altar.

³ Ps. cxxix: see supra, p. 14: repeated with special intention for the departed.

^{4 &#}x27;Of all the faithful, O God, the Creator and Redeemer': a collect special to the Mass of the Dead.

dethe, negligence, or by other meayne, by the space of xxj. If the churchdayes, Then I will that my next heire maile, within xxj. dayes to exercise next after eny suche voydaunce, shall for that tyme name and their patronage, the heir appoynte a suffycient and an hable preste to the same; And the of testator is 5 same preste to kepe this my will (as is before said), and to control the haue like wagies (as is aforesaid).

chantry-priest.

Also, I will that all persones that mave be seased, or that hereafter shalbe seased, of all and singuler the premysses, shall doo and suffre to be doon, make or cause to be made, all and 10 euery thing that shalbe for the mooste assurance and performance of this my last will and testament.

And I will furdre that ther be spent att my buryall and att my Provision for monethes daie fifty poundes of laufull money off Englond, and funeral service more, as my executours thynk convenyent by their discrecions.

month's mind.

And I will that my wiffe, dame Sanche digby, have to hir Bestowal of own vse all the household stuff in eketilby, desyoring hir to be goods: good to Iohn digby (the sone of william digby, my sone).

Also, I will that my sone Symon digby haue all maner of and of farm stuff belonging to husbandry.

Also, I will that my wiffe dame Sanche digby haue the vse and of plate. of all my plate as long as she liveth, and, after hir decesse, to be bestowed to my children, that is to say, to my sone Symon, to my doughtour Alice, and to my sone ser Rouland.

Also, I will that my seruauntes have forty poundes amonges Gratuities to 25 them, as my wiffe, dame Sanche digby, thynkes best.

Also, I will and bequeth that Iohn digby (sone and heire of Bequest of live william digby) haue immediately after my decesse vj. oxen stock to testax. kye and ijc. shepe 1 as they ronne, to putt in his pasture.

John Digby.

and sole executrix of this my last will and testament I ordeyn Naming of 30 and make my welbeloued wiffe, dame Sanche digby, to whome sole Executrix, I commytt the hole order and disposicion of this my last will and testament, charging hir as she will answere afore * god to se itt treuely performed and executed, as my especiall truste is in hir.

And supervisoures hereof I make my sone ser william and of Overskevington, my cosin ser Everard digby, knightes; my sone ser will. Rouland digby, clerke; and my cosin Iohn digby off olleby: and for their payne takyng I will that euery off them haue xl s.

Will signed and sealed.

In witenes whereof, I, the said sir Iohn digby, to this my last will and testament haue putto my seale and subscribed my name, the daye and yere abouesaid; Thies names following being witenes.

Further provision as to bestowal of plate.

And where I have appoynted before, in this my last will, 5 that my wiffe dame Sanche shuld have the vse off all my plate as long as she shall live, and after to be bestowed to my sone Symon and ser Rouland and daughtour alice, I will that my saide wiffe shall, att hir free liberte and pleasour, give and bequeth to eny person or persones thies parcelles of my said 10 plate, hereafter folowing, that is to say, a basyn and an ewer parcell gilt, iij. sylver pottes, a standing cupp with a couer gilt, twoo bolles with a couer, ij. gilt spones, a dosen silver spones, a litle double salt, thre goblettes with a couer of the best, eny thing before bequethed by this my last will to the said 15 Symon, Richard, or Alice, to the contrary nott-withstandyng.

[Witnesses of the Will.]

Iohn digby, knight; William asheby; Rouland digby, clerke; Iohn digby, off lobenham; Richard brokesby, clerke; Iohn digby, off olleby; Richard butterworth, clerke; Anthony brokesby; William Mere; henry barns, clerke; Edward 20 mountayn; Iohn Wymarke; Simon digby; Iohn campynett.

[II. English Text of the Codicil.]

Codicil, 14 May, 25 Henr. VIII (1538), occasioned by death of sole executrix named in the will, And for bycause that dame Sanche digby, my wiffe, whome by my last will and testament I made my sole executrice, is departed and deade, I will nowe, this present fourtene day of Maij in the xxvth yere of the reigne off our said souereign lorde 25 kyng henry the eight, that my last will (whereunto this scedule is annexed), and this scedule therunto adioyning, shalbe in euery poynte fyrme & stable as my last will and testament, the articles concerning the aforesaid Dame Sanche onely excepte, whiche articles I will, by this my present will, shalbe clerely 30 voide and of noon effecte;

appointing other executors And that, by this my present will and testament, I ordeyn and make my sone ser Rouland digby, clerke; my sone Symon

digby; and my cosin Iohn digby off oleby, to be myn executours and Overseers of this my said last will; and superuisoures hereof I make my of the will. sone ser william skevington and my cosyn ser everard digby, knightes; and either of them to have for his labour, xls.

Thies names following being witenes:

Iohn digby, knight; Richard Butterworth, clerke: Thomas Smyth; William Mere; henry barns, clerke; Iohn myllington; Iohn Wymarke; Iaspar hunt; Richard herdern; Iohn moresley; Iohn fullwood: william Crobbe.

[III. Latin Record of Probate.]

Probatum fuit huiusmodi testamentum suprascriptum, coram Proved, before venerabili viro magistro Iohanne Rayne, vtriusque Iuris doctore, LL.D., Official Reuerendi in christo patris et domini, domini Iohannis, permis- principal of sione divina Lincolniensis episcopi, vicario in spiritualibus land, bishop generali et officiali principali, Sexto die mensis Iunij, Anno of Lincoln, 1533. 15 domini Millesimo quingentesimo xxxiijo; Et commissa fuit administracio omnium et singulorum bonorum et debitorum dicti defuncti, domino roulando digby, executori supranominato. in forma iuris iurato, Et admisso atque accepto per eundem, die et anno predictis, Reservando potestatem consimilem com-20 mittendi administracionem alteris executoribus, quum venerint eam recepturis.

XXVI: Will, 1532, of William Knight, of Norton, Northamptonshire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 231.

[I. English Text of Will.]

*Testamentum Willelmi Knight.

In dei nomine, amen. in the yere of our lord god a 20 March, Ml ccccc xxxiijti in the xxti day of Marche in the xxiiijti yere 24 Henr. VIII of the reigne of our souerayn lord kyng henry the eight, I, 25 william knight off norton, being in good mynde and good remembraunce, make this my last will.

Burial in All Saints church, Norton. ffirste, I bequethe my soule to almighty god and to our lady saint mary and to all the holy company off heuen; and my bodye to be buryed in the chirche of all halowes in Norton.

Also, I bequeth to the mother chirche of Lincoln, viij d.; And to the highe aulter of norton, iiij d.

Bequests to testator's children. Also, I bequeth to Iames my sone x li.; To Anne my doughtour, x li.; To besse my doughtour, vj li. xiijs iiijd; and to elizabeth my doughtour, other vj li. xiij s. iiij d.; And I will that if eny of my said children departe before they come to laufull age that then the porcioun of hym or her soo departyng 10 be deuyded emongest the other of my children then being in live.

Bequests to testator's father. Also, I will that my fadre haue my landes for terme of his liffe; Also, I bequeth to my fadre a bedde with all thinges perteyning; Also, I bequeth to my fadre a russett gowne furred 15 and ij. elles of blacke karsey.

Also, I will that my lorde abbott of sanct Iames of north-[ampton] have the rule of Iames my sone.

Executors named.

And the residue of my goodes vnbequethed (my dettes payde, and my body brought vnto the grounde) to be distributed for 20 the welth of my soule and all christen soules att the discrecion of Agnes my wiffe and william kyng the whiche I make my full executoures.

The Abbot of St. James, Northampton, to be Overseer of the will.

Also, I will that my lorde of saint Iames off northampton be my ouersear that my will be performed, And for his payne 25 takyng to haue xx s.

hijs testibus: my lorde abbott of saint Iames of Northampton; Ser Iames Ryder, preste, william kyng, and other moo.

[II. Latin Record of Probate.]

Proved before bishop John Longland, 5 June, 1533. Probatum fuit huiusmodi testamentum coram Reuerendo in christo patre et domino, domino Iohanne, permissione diuina 30 Lincolniensi episcopo, quinto die mensis Iunij, Anno domini Millesimo quingentesimo xxxiijo, Commissa administracione bonorum et debitorum willhelmo kyng executori supranominato, in forma iuris iurato; Reseruata potestate similem committendi administracionem Agneti relicte, alteri executori, 35 quum venerit eandem in debita iuris forma recepture.

XXVII: Will, 1533, of Robert Griffith, cleric, of Henley-on-Thames, Oxfordshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 249 bk., and lf. 250.

[Full Text of English Will.]

*Testamentum domini Roberti Gryffyth de Henlye.

In the name of god, Amen, of whom, and by whom, and by the mereties of chrystes passyon, and by the intercessyon of hys blessed mother our lady saynt Mary the virgin, the xxj. day ²¹ April, of Apryell, in the yere of our lord god a thowsand v hundred ²⁴ Henr. VIII 5 thertie and three, And in the xxiiijti. yere of our souerayn lord kyng henry the viijth, I, ser Robert Gryffyth, of hendlye vpon Thamys in the countie of Oxford and the dioces of Lincoln. beyng of good and hole mynde and of parfytt memorye (Laudes. prayses, and thankes be vnto allmygthy god), neuer the lesse 10 syke of bodye, make my testament and last wyll for the welth, helth, and profytt of my sowle, my kynsfolkes and ffryndes, in maner and forme as here after ensuengly followythe.

ffyrst, I bequeth my sowle vnto my creator, maker, and Burial in Henredemer, allmigthy god, vnto his blessed mother and to all the 15 blessed companye of hevyn; my corpes or body to be buryed with-yn the parische churche of our lady of hendlye afore sayde.

Item, I geue to the mother churche of Lincoln, iiijd. And to the hye aulter of the churche of hendlye, iiijd.

And also, I do geue and bequeth vnto Margery gough, my Money be-20 kynswoman, in redy monye, lxvj^s viij^d; And to Margaret gouthe, quests to testator's relatives. my kynswoman, xls; And also, I geue to my brother Nowell Testator's gryffyth xxs. And also, I geue and bequethe all the landes, lands in tenementes, meades, pastures, and lesus, with all there appur-shire are to be tenementes, meades, pascules, and lesus, with all there appeare entailed on testenaunces, sett, lyeng, beyng, in Caderelweth in the countie tator's nephew 25 of Dannarwan, wiche did discend, happen, or come vnto me by Robert Griffith. inherytance, purchese or otherwise, vnto Robert gryffyth my sayd brother's sone, to have and to hold, to hym his heyres and assignes, for euer more; Also, I wyll bat my cosen Iohn goughe of hendlye aforsaide and all other my feoffes, wiche now stond

Bequest to Henley

feoffed and seasede of and yn po premysses to the vse of the performans of my last wyll, shall from hensforth be feoffed and stonde seased to the vse of the sayd Robert gryffyth and of hys heyres *for ever.

Executor named.

And also, I ordeyn and make my sayde cosen Iohn goughe, 5 my sole executor of this my testament and last wyll, vnto whom I geue all the reste of my goodes after this my present testament and last wyll performede, he to dispose them after hys good discretyon.

In wytnes wherof to this presentes I have set my seale, the 10 day and yere aboue wrytten.

These beyng present, Richard Massam, Wyllyam loueles, willyam Smythe, with diuers other.

XXVIII: Will, 1533, of William Wolhede, of North Marston, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 238.

[I. English Text of the Will.]

† Testamentum Willelmi Wolhede de Marston.

13 May, 1533.

In dei nomine, amen: in the yere of our lord god M¹¹ v^c xxxiij^{ti}, the xiijth daie off Maij, I, william wolhede, seke in body, 15 hole off mynde, doo make my testament and last will in this maner and forme following:

Burial in Marston churchyard.

ffirste, I bequeth my soule vnto almighty god and vnto our lady saint mary and to all the saintes in heuen, and my body to be buryed in the chirche yard off Marston.

Bequests to images, and lights, especially in Marston church. Also, I bequeth and give vnto the iiij. ymages off our lady in the said chirche ij s. & viij d.; and also to our lady off pyte, a shepe; Item, I bequeth also vnto the rode light, xx^d; and also vj^d in waxe, vnto saint Iames; and \(\)to \(\) saint margarett and to saint katheryn, viij^d; Item, vnto saint Anne, iiij^d in waxe; and 25 to all halowes, vj^d; Item vnto the highe aulter xx d., for tithes forgotten; vnto our hede chirche of Lincoln, iiij d.; and vnto saint christofer, iiij d.

Bequests of money,

20

Item, vnto mother bastarfete and hir doughter, iiijd.; Also, to Iohn sauage, Iohn warde, Iohn mychell, Iohn wolhede, george shelley, william pope, william newman, and william squyre, vnto eche off thies before named, ij d.

Also, I notifye and knowlege vnto myn executoures off oon burre off dunstaple,1 detter to me of xx s., wylling to forgiue the oon halff, the other halff to be paied.

Item, I bequeth vnto the chirche off wotton,2 xl d.

Item, I do giue vnto my doughter-in-lawe alice a kowe and of live-stock, 10 a calffe and vnto hir iiij. children iiij. shepe, and also to margarett 3 doughtor a wenyng calffe.

Item, I do give agnes and margaret ij. heckfordes betwene them: Item, vnto eche off ther boyes ij. shepe.

Also, I bequeth to eche off my doughters ij. couerlettes and of household stuff. 15 betwene them.

Also, vnto William Weuer and to Alice his sister ij lambe betwene them.

Item, vnto Iohn my sone, x shepe.

Also, I bequeth vnto eche off my doughters vj s. viij d.

Item, I bequeth vnto euery oon of my sones ij. heckfordes betwene them.

Also, I bequeth vnto henry my sone my house and land, he Testator's pavng vnto Iohn wolhede his brodre vli.: off the whiche land to go to v li., ls. to be paied att Mighelmas day tweluemoneth after my his son Henry Wolhede. 25 departing and att that day twelvemoneth the rest to be paied.

and to be

residuary legatee.

Also, I make Robert wodell myn executour; and my wiffe ouersear to whome I giue ij. kyne.

witenes: ser walter done, Robert wall, Robert wodell, John wolhed, and henry wolhede, with other moo.

Item, certeyn money whiche dothe remayn in a bagge I will ther be asmoche off itt spent as will honestly bryng me on erthe, And the rest to remayn to my wiffe.

Also, I will that henry my sone shall stand charged with Henry Wolthe kepyng off his modre and william wolhed my seruaunte his mother 35 duryng ther lives and att ther departyng to bryng them on erthe. and an old my debtes & legacies performed and paied, I will the rest off liam Wolhede,

my goodes remayn to my sone henry wolhede.

Dunstable, Bedfordshire. ² Wotton, Buckinghamshire. 4 heckfordes = heifers.

³ sic. ? [my].

[II. Latin Record of Probate.]

Proved before Henry Morgan, LL.D., 25 November, 1533. Probatum fuit coram magistro henrico Morgan, legum Doctore, commissario generali Reuerendi patris Lincolniensis episcopi, xxv^{to} die mensis Nouembris, anno domini Mo quingentesimo xxxiijo, commissa administracione executori iurato, &c.

XXIX: Will, 1533, of William Gray, of Wolverton, Buckinghamshire.

From bishop John Longland's Register of Memoranda, lf. 238 bk.

[I. English Text of the Will.]

* Testamentum Willelmi Gray.

16 August, 1533. In the name of god, amen. The xvjth day off August in the 5 yere off our lord god M^{Il} v^c xxxiijth, I, william gray, hole in mynd, seke in body, make my Testament on this wise:

ffirst, I bequeth my soule, etc.

Bequests to daughters.

Item, I bequeth to my foure doughters iiij li.; And, iff eny off them departe, the goodes to remayn to the lengest lyuer.

Also, I bequeth to my fyft doughter ij. houses after the dethe off my wiffe.

Also, iff my wife doo mary, I will that the childer goodes shall remayn in Thomas Elyatt handes to the behoue of my childer.

And, iff all the childer doo departe, I will my wiffe haue ther goodes.

Also, I bequeth to the mother chirche off Lincoln, ij d.

Bequests to Wolverton church, Also, I bequeth to the highe aulter off wolverton, A stryke off barley for oblite tythes; Also, to the belles, ij. strykes off barley; 20 Also, to the torches, ij. strykes off barley; Also, to the trynyte, A stryke off barley.

Bequests to god-children. Executors named, and Overseer of the will.

Also, to euery oon off my god childer, a stryke off barley.

Also, I make my wiffe and Thomas Elyatt myn executours; and Edward newman the ouersear off this my last will.

Thies witenes: Thomas Elyatt, Iohn Smyth, Edward newman, with other moo.

[II. Latin Record of Probate.]

Probatum fuit quarto nouembris, anno domini Millesimo Proved: quingentesimo xxxiijo, administracione commissa executoribus 1533. iuratis, &c.

XXX: Will, 1533, of Ralph Barker, of Stoke-Goldington, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 240 bk, and lf. 241.

[I. Abbreviated English Text of Will.]

* Testamentum Radulphi Barker.

In the name of god, Amen. The yere of oure lord 10 September, 5 A thowsand ccccc xxxiij, the xth day of september, I, Raff barker off Stokegoldyngton, &c.

Item, I bequeyth to iche of my ij. chyldryn, xxs.

Item, to the eldest of my ij. cheldryn my best cotte; Item, to the yonger my newe fetherbed; And, if either of them decesse before suche age as they shalbe hable to have the same goodss, then I wyll the oper (beyng A liffe) have bothe there partyes,

And, if they bothe departe before the sayd ayge, than I wyll my wiffe shall dispose all suche legacyes and bequestes as [she] shall thinke best to plesse god,

And the same margeret I make myne executryx, and geue Margaret Barker, testahire the resydewe of all my goodes.

Barker, testator's wife, is

†And make Raffe wotton 1 executor with hire, And for his executrix, and labor I geue hym the best lambe I haue and in monye iijs iiijd, legatee. etc.

Wytnes: Master Iohn Aras, parson there, ser henry Smyth, ser Robert gelys, prystes; with other.

[II. Abbreviated Record of Probate.]

Probatum fuit iiij^{to} die nouembris, Anno domini Millesimo 4 November, quingentesimo xxxiij^{tio}, administracione commissa executoribus ¹⁵³³. iuratis, &c.

* lf. 240 bk. + lf. 241.

¹ Ralph Wooton's will was proved on same day as Ralph Barker's, p. 157.

XXXI. Will, 1533, of Richard Lauford, of Sherington, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 238 bk.

[I. Abbreviated English Text of the Will.]

* Testamentum Ricardi Lauford.

13 October, 1533. In the name of god, amen. The yere off our lord god M¹¹ ccccc xxxiij^{ti} the xiijth day off october, I, Richard Lauford ¹ off Sheryngton, &c.

Estate to be divided into two equal portions, one half for benefit of testator's children,

Item, I will that, after my debtes be payd and my will per-5 formed, that then all my goodes be deuyded euenly in twoo partes, And the oon halff off my goodes to be praysed att the discrecion off yndifferent men to the vse and prouffett off my iiij. childern and to be kepte in savff kepyng, att the pleasour off my master and land-lorde (master Antony Catisby), Soo that 10 my iiij. doughters parte be in like porcion.

And my sone to haue preferrement in the same goodss, as my master shall thynk best.

And, iff soo be that eny off my childern doo dye or decesse or ² that they come to the yeres off discrecion, Then I will that the ¹⁵ parte off the childe soo decessed shall remayn to the prouffett off all my childern beyng alive; And so, from oon to anoper, to the last.

And iff they all decesse before the yeres off discrecion, Then I will that my Master and land-lorde (Master Antony Catisby) shall have the disposicion off all suche goodes and legacyes as 20 were bequethed to my childern.

one half to testator's wife,

And the other halff off my goods I doo give and bequeth to margery my wiffe, soo that she doo kepe my childern, and every off them, vnto suche tyme as they shalbe able to doo seruyce:

who is to be co-executrix. whiche margery my wiffe I make myn executrixe, with Iohn 25 hoghton hir fadre; And Master Antony Catisby, ouersear &c.

witenesses: Thomas chibnall, william fisher, william everend, and other &c.

[II. Abbreviated Latin record of Probate.]

Probatum fuit die et loco predictis, commissa administracione executoribus iuratis, &c.

* lf. 238 bk.

Letter uncertain, but more probably u than n.
² or = before.

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XXXII. Will, 1533, and Codicil, of Ralph Wooton, of Stoke-Goldington, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 241 and lf. 241 bk.

[I. Abbreviated English Text of Will.]

* Testamentum Radulphi Wooton.

In the name of god, Amen, The xxj. day off october the yere 21 October, I of owre lord a thowsand v. hundred xxxiii, I, Raff wooton 1533. of Stokegoldyngton, &c.

my body to be burved in the churche of Stokegoldyngton afor Burial in sayd before the holy rode; and, for my buryall ber, vis viiid.

Item, I bequeyth to the churche of lincoln iiijd.

Item, to the aulter, for tithes forgotyn, xxd; Item, to the Stoke Goldingbelles, xxd; Item, to iiii torches, xijs.

Stoke Golding-

ton church.

Bequests to

Item, one lond to the towne to dyge stone for reparacyons of Bequest for 10 hye ways in the towne and fyldes of Stokgoldyngton aforsayd at Stoke Goldfor euer more; Item, to the towne, for reparacyons and mayn-ington. tenans of the same, vis viiid, govng owt off A certayn howse and lande in stoke aforsayd callyd mors howse and lande for euer more, yf the kynges lawes wyll suffer hit, or els for as 15 many yeres as the lawe wyll suffer, so that the ij. cunstabelles for the tyme beyng euery good fryday shall deyll vd in honor Bequest for and worship of the v. wondes of our lord to the v. porest folkes Good Friday, in the towne.

Item, I wyll that euery yere, for euer, or els as long as the Provision for 20 lawes wyll suffer hit, that there shall go out of the same howse vance of testaand land (callyd moores howse and land) to kepe an obite vijs tor's obit. so that there be v. prystes present at dyryge, and to saye masse on the morowe; and euery of them to have for there labor & charyte, vjd; And the curat, viijd; with iij. clerkes of the same 25 towne (yf there be any) or els other, And euery one of them to haue iiid for the same diryge and masse; and the resydewe of the same monye to be in bred, ale, & chesse, to the ryngers and ober that wyll come to the same dyryge; Allway prouydyng bat vd of the same vijs be delt to v. poyre folkes of the same 30 towne at the same obite in the worshipe of the v. wondes of owre lord.

Bequests for repair of bridges. Personal bequests.

Item, I bequeth to every bryge with-in iiij. myles of Stoke goldyngton afor sayd one busshell of barley.

Item, to my mayde callyd Agnes fyssher, iiij. markes in monve & monye worthe, & vijs to bye hire A panne.

Item, to Iamys wooton, one quarter of barley.

Item. I will bat my feoffes stand seasyd for the performans of my wyll.

5

Testator's estate to go to his wife for life-term or widowhood, to his son Cuthbert Wooton and heirs.

Item, I wyll pat Sybell my wife shall have all and singuler my londes And tenementes, with the appurtenans, in the towne And fylde of Stokegoldyngton afor-sayd and fylgraue 1 for the 10 with reversion terme of here liffe, so that she kepe hire Sole: or els I will the same Landes and tenementes be applyed to cuthbert my Sone tyll he commyth to his full age (the howse And the land afornamyd and to that vse before bequethid, allwaye except); and, after the decesse and dethe of Sybell my wiffe, I will * all to 15 cuthbert my Sone, and to the heires of his bodye lawfully begotyn, ffor euer.

Failing heirs of Cuthbert Wooton, testator's estate is to be sold (testator's nephew Francis Waren having first option of purchase),

and [if] the same cuthbert my son shall (as god forbede) decesse and dye with owt heres of his body lawfully begotyn, that then I wyll that ffrances waren, my nephewe, shall haue 20 all and singuler my sayd londes and tenementes, with the appurtenances, for ever, paying for them as my selffe dyd bye and purchesse them, iff he be able (the sayd howse and lond callyd moores house and londes all way exceptyd to the vse before namyd and expressyd), And all the same and suche mony 25 as shall growe by reson of Sayle off the sayd londes [and] tenementes I will that hit be orderyd after this maner following: That is to say, I will that sume honest prest shall syng in the churche of Stokegoldyngton Aforsayd certayn yers, after the ington church; discretyon of myne executors, And there to pray for my Sowle, 30 my wiffe's, my father's and mober's and benefactors', and all christen Sowles, hauing for his waiges vli vjs viijd by the yere; and some part of the same monye I will that Some vertuous (b) intercessory Clerke of oxon. shall have for certayn yeres to pray for my sowle and all christen Sowles: And so my will is that my sayd 35 londes and tenementes shalbe vsid after this, if my sayd son

cuthbert decesse with owt heyres of his body lawfully be-

to provide (a) a chantry for some years in Stoke Gold-

services by a 'Clerk of Oxford'. .

goten.

^{*} lf. 241 bk.

¹ Filgrave, Buckinghamshire.

Item, I bequevth to my cheld whitsaye, xx⁸.

Item, one Tryntall to be don one day at northampton at all Testator's the orders off frears, and Saynt Iohn's, and other.

Item, I geue and bequeyth to Sybell my wiffe all and synguler served by the Four Orders 5 my goodes moveable, not bequethid, for terme of hire liffe, so of Mendicant that the same Sybell kepe hire allway sole; And if the same other religious Sybell do marye, ben I will she shall have xxli in monye and houses at Northampton. monye worthe, and my howse (with be appurtenans) that Personalty is Thomas lydyngton now dwellithe in, for terme of hire liffe; to go to testa-10 And then the resydewe off my goodes not Bequethed and the life-term, same howse I geue and bequeyth to cuthbert my Sone.

and of this my testament and last will I make my executors mainder to Cuthbert Sybell my wiffe, Iohn waren my brober, Iohn whittenell, and Wooton. ffrances waren; And to the same Iohn waren and Iohn whitte- Executors named. 15 nell I geue for there labor to iche of them, xs.; And to ffrancis waren, iijs iiijd.

These beyng witnes: Mr Iohn Aras, parson, per; ser henry Smyth, prest, Thomas hardwike, with oper moo.

[II. English Text of Codicil.]

Item, I will that ser henry Smyth do syng in Stoke churche Provision for 20 for my ffather and mother soules, my sowle, my wiffe's, and all services in christen Soules by one hole yere, And to have for his wayges stoke Golding-ton church for vli vjs viijd, And hit to be don immedyatly after my dethe.

Item, to euery god chyld one Lambe.

Item, I will in lent next, every sonday, there shalbe deld Dole of bread 25 xv. qr Loves 2 and xv. herynges to xv. poyre folkes in Stoke, and every Sunday lyk-wise apon good fryday, and pat day to v. the porest in the Good Friday towne vd in worship of the v. wondes of our Lord.

Item, I bequeyth to helpe to bye A cope to the churche of death. Stoke, xxs.

Item, I will bat ber be kept one obit in Stoke euery moneth ton church. this xij. monethes.

theis beyng wytnes: Mr Iohn Aras, &c., vt supra.

[III. Latin Record of Probate.]

Probatum fuit coram Magistro Iohanne Rayne, cancellario, Proved, &c., iiiito die nouembris Anno domini Millesimo Quingentesimo 1533. 35 xxxiijtio, Commissa administracione executoribus iuratis, &c.

1 ?my[god]child Whitsaye. There

is a blank space between 'my' and ² Quartern loaves. month's-mind is to be ob-Friars and or widowhood, with re-

intercessory a whole year.

and herrings in the year after testator's

Stoke Golding-Provision for a monthly obit there for a year.

Bequest to

XXXIII: Will, 1533, of William Emery, of Fenny Stratford, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 242 and lf. 242 bk.

[I. Abbreviated English Text of Will.]

* Testamentum William Emery.

:22 October, 1533.

In dei nomine, Amen: the xxij. day of october in the yere of Loure Lord god a thowsand v. hundred xxxiij, I, willyam Emery of ffenye stretford, etc.

Burial asked in Bletchley inghamshire.

my body to be buryed with-in the churche off owre blessyd 5 church, Buck- lady of blecheley; And I bequeth to the same churche, iijs iiijd.

Item, I bequeth to the mober churche of lincoln iiijd.

Item, to be bestowed at my buryall, xxs.

Bequests, partly for intercessory services, to (a) Combe abbey, Warwickshire;

Item, I bequeth to the Abbay of Come for A Tryntall of masses to be sayd and song ber for my sowle, my fryndes 10 soules, and all christen soules, xs, and A kercher to make A corperys clothe.

(b) Bath abbey;

Item, I bequeth to the hye aulter of the Abbay of bathe, vis viijd.

(c) West Bromwich church,

Item, I bequeth to the pariche churche of westbramche, 15 Staffordshire: iijs iiijd; Item, I bequeth for v. masses to be song at the Scala celi, ijs. jd.

(d) Wednesbury church, Staffordshire; (e) Moxley church, Staffordshire.

Item, I bequeth to wenddynbury where as I was boren, xxd; Item, to the churche off mokkylson, xxti d.

Item, I bequeth to Margaret Emery, vjs viijd And a peyre 20 of Shetes; Item, to walter Emery my Sone xls; Item, to Humfery Emery my son all my weryng gere, + and vjs viijd.

(f) Fenny Stratford church.

Item, to Saynt Margaret and saynt katheryne in ffeny stretford, A pounde of wax.

Item, To Elizabeth Emery my wife all the stuffe that she 25 brougth with hire and xxs in monye or monye worth.

Executors named.

Item, I bequeth to willyam Emery my Sone, xxs. the resydewe of all my goodes not bequethyd I bequeth and

geue to Thomas Emery my son and willyam Emery my son whom I make and ordeyn myn executors, they to dispose my goodes to the honor off god and for the welth 1 of my soule And all chrystyn sowles.

wytnes: ser Robert Chadoke, my gostly father; Thomas burdes; Roger Ansty; with ober moo.

XXXIV: Will, 1533, of Richard Bradley, of Slawston. Leicestershire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 242.

[I. Abbreviated English Text of Will.]

* Testamentum Ricardi Bradley.

In the name of god, Amen; the x. day of nouember the yere 10 November, ▲ of owre lord god a thowsand ccccc xxxiij, I, Richard bradley. 1538. etc.

my body to be buryed in the churche yard of all halowys in Burial in Sclaweston.

churchvard. To our moder churche of lincoln, ii d. Bequests to

To the gyldyng of the trelyse yn Sclaweston, iijs iiijd.

To henry bradley my sone, A gret chest, a gret troff, A gret Bequests to 15 pan, A payr of coberd, and A mare; To every chyld off my grand-Sone henry bradley, A Shepe; To euery chyld of my dowghter children, and others. Alice Tailer, a shepe; To euery chyld of willyam Mason, A shepe, Providyng allway that the shepe aforsayd shall remayn vnto [the] longest levyng, if hit happyn any of the chylderyn 20 aforsayd to depart before they come to the age of xij. yeres; To willyam Tayler, A mare, And all the howyll ware stondyng at the southe yend of the berne; To Alice Tailer, a bulloke, ij. pottes, a pan, and a stryke of malt; To every chyld of Thomas tailer, jd.; To euery chylde of Thomas bradley, my Cosyn, jd.;

25 To every one of my god chyldryn, ijd.; To euery man dewllyng Bequests to in A cottage having no plowe, ij d.

The resydewe off my goodes not bequethyd I geue only to margaret my wiffe, whom I mak my executryx, And henry of Executors,

1 'welth' is substituted for 'welfare'.

poor house-

Slawston

churches.

^{* 1}f. 242.

bradley my sone; And he to have only all suche legaces as ben expressyd afore in my will for his Labors.

and Overseer of the will.

Also, I make ser Thomas Ello, vycar of Sclaweston, to be Supervisor of this my last will, þat my executors aforsayd do performe hit in every part.

wytnes herof: ser Thomas Ello, vicar of Sclaweston; Gregory

Bradley; with oper moo.

[II. Latin Record of Probate.]

Proved, 30 November, 1533. Probatum fuit vltimo die Mensis Nouembris ¹ Anno Domini Millesimo Quingentesimo xxxiij^o, administracione commissa executoribus iuratis.

XXXV: Will, 1533, with Codicil, of John Lee, shopkeeper, of Stamford, Lincolnshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 243 and lf. 243 bk. The codicil contains a clear statement of the three funeral service-days: (a) the actual day of interment; (b) the service a week later; (c) a month later.

[I. Abbreviated Text of the Will.]

* Testamentum Iohannis Lee.

In the name off god, Amen, the yere of owre lord god a thowsand cocce xxxiii, I, Iohn Lee off Stamford, &c.

my body to be buryed in the chyrche yerd off Saynt Maryesse in Stamford, nere vnto the northe dore, and there A stone to be set iij. quarters hee.

Item, I bequeth to the Sacrament of the aulter, $xiij^s iiij^d$; Item, to owre Lady of Lincoln, xx^d ; Item, to the ancrysse of poulys, $viij^d$.

Item, I bequeth to my wiffe my best syluer salt with one couer of Syluer; Item, I bequeth to my wiffe all the ware in 20 my shope, without any interruptyon; And iij. fetherbeddes with all thing longyng to them; The one halffe of be pewtter

St. Mary's churchyard, Stamford.
Burial-place to be marked by a tombstone.
Bequests to churches.

1533.

Burial in

Bequests of plate, goods, and household stuff, to testator's wife. and brasse and xij. peyre of Shettes; Item, I bequeth to my sayd wiffe, syx of my best syluer spones and of the second sorte vj. syluer spones, and a powncyd pece of syluer.

And she to have my house duryng hir lyffe.

And she also to deall euery goodfryday vs in bred so long as Provision for she leuith; And I will my heyres after her to deylle euery good a Good Friday fryday vs for my soule for * ever more.

I bequeth to hugh hepallsyx syluer spoynes of the second sort, And A syluer salt, and a fetherbed (with all thinges 10 longing vnto hyt), And xix8 of Syluer and gold.

Also, I wyll that tabyll and formes with bedstedes in the Bequests to chambers stond as eyrelomys to my son harry and his heyres; Harry Lee. I bequeyth to herry my sone all the ware in my ware chamber and all my Tymber.

Also I wyll bat my sone harry pay my dettes and receue my dettes, And the forsayd harry to be my executor to dispose the Appointment goodes not bequethyd for the helth of my soule and all chrysten soules.

Also, I wyll bat my cosyn herry Lacy be supervisor of this and of Overseer of the will. 20 my wyll, bat hyt be fulfyllyd, and he to haue xxs.

These beyng wytnes: willyam haryson, pryst; hew heppall; Thomas Iackson; with oper more.

[II. Text of what seems to be a Codicil.¹]

Item, I bequeth to my dowghter Elizabeth hynde A syluer Bequests, for pot with A keuer pat was Iohn Cybbeys.

Item, I bequeth to every order of the freers of Stamford to several Orders pray for my soule, iijs iiijd.

Item I bequeth to corpus christi gyld my newe chales, with be patent.

Item, I wyll bat my executor shall distrybute for my soule ford. 30 after my decesse xli in forme following, that ys to say, the day Provision of of my buryall, iijli vjs viijd; on my seuuenth day, iijli vjs viijd; three burial and one my thurtie day, iijli vjs viijd.

intercessory services, to the

of Friars Mendicant in Stamford. Bequest to Corpus Christi

Gild, Stamdoles for the ceremonies.

^{*} lf. 243 bk.

¹ Probably added immediately after the making of the will.

Item, I bequeth to Agnes cokkes, one fetherbed, a mattresse. and all that longith to A bed.

Item, I bequeyth to ser willyam hurwodde, a yaberd and hys bord for one quartter.

The wytnes aforsayd beyng present.

5

XXXVI. Will, 1533, of Thomas Normanton, of Tinwell, Rutlandshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 244, The scribe of this part of the register puts a dot over both limbs of the letter y: thus, 'ij.'

[I. Somewhat abbreviated Text of the Will.]

* Testamentum Thome Normanton.

23 February, 1533/4.

In the name of god, Amen. The xxiij. day of ffebruarij In - the yere of owre lord god A thowsand v. hondred xxxiij., I, Thomas normanton of Tynwell, &c.

Burial in Tinwell churchyard. Provision of mortuary.

my body to be buryed within the churche yard of Tynwell aforsayd; Item, for my mortuarij, accordyng to the acte of the 10 kynges parlament.2

Item, to our Mother churche of Lincoln, viij d. Item, to the hye auter at Colyweston, iiijd.

Bequest to Collyweston church, Northamptonshire. Disposal of personalty.

The resydewe of my goodes vnbequethed I wyll hit be deuided in iij. partes by the discretyon of margat, my wiffe, and Richard 15 and Iohn, my Sonnes, whom I ordeyn and make my executors to se this my last wyll and testament to be performyd and don in this maner following:

That ys to say, one part in funerall expenses and legacyes aboue sayd; The second part to my sayd wiffe holly 3; The iijde 20 part to my Chylder.

Entail of

Also, I wyll and geue all my londe closses to Richard my testator's land, Eldest son, and to his heyres of his body lawfully begotyn; And iff he depart with owt issue lafull, then I will that the sayd lond and closse shall remayn with my son Iohn, And to 25 his lawfull heyres,

so that the sayd Richard and his heyres and the said Iohn

^{*} lf. 244.

² See p. 5.

¹ i. e. mortuary.

³ i. e. wholly.

and his heyres successive shall kepe yerly my Annyuersy at subject to prothe churche of ketton for ever more, in this maner following: obital-service ffyrst, to the vicar for diryge and masse, iiijd; Item, to the Yearly at Kettonchurch, belles, ijd; Item, to the Clerke, ijd; Item, to the ryngers, ijd; Rutlandshire.

5 Item, to v. pore folkes, vd; and the masse peny.

Item, I will that willyam Stannerd And margaret my seruantes shall have iche of them A lambe.

Provided that I will that the sayd lond and closse shall Provision for remayn to my sayd wiffe vnto the tyme that one of my sayd testator's sons. 10 sonnes shalbe xviij. yeres of age.

Also, I ordeyn and make my broper willyam normanton Appointment supervisor of this my testament and Last will, to se hit per-the will. formyd and don, as my faythfull trust ys in hym, and he to haue for hys labor my best doblet & my gowne.

These beyng witnes: Sir hue Too, my gostly faper; mr Thomas witham notarij, Iohn smyth of Tynwell, etc.

[II. Latin Record of Probate.]

Probatum fuit xiijo die Aprilis, Anno domini Millesimo Proved, Quingentesimo xxxiiijo, Commissa administracione relicte, et ¹³ April, 1534. reseruata potestate committendi alijs quum peruenerint ad 20 etatem legitimam.

XXXVII. Will, 1533, of Robert Astbroke, of High Wycombe, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 248 to lf. 249 bk.

[I. Full Text of the Will.]

* Testamentum Roberti Astbroke, de Chepyng Wicombe.

In dei nomine, Amen: the thyrde day of marche in the yere of 3 March, our lord god a thousand ccccc xxxiij, I, Robert Astbroke, 1533/4. of chepyng wycombe in the countye of buckes, with-yn the diocesse of lincoln, hole of mynd & memorye, make my Testament and last wyll in this forme and maner folowyng:

ffyrst, I bequeth my sowle to allmygthy god, our blessed lady, and all the hole companye of hevyn; my bodye to be buryed in Burial in

* lf. 248.

¹ p. 224.

² i. e. notary.

All Saints church, High Wycombe.

our lady chapell with-yn the churche of all halowys of chepyngwycombe aforsaid.

Item, to the reperatyons of the mother churche of Lincoln, xijd.

Bequests to High Wycombe church and its lights.

Item, to the hye aulter yn my pariche churche, for tithes 5 and offrynges neclygently forgoten, xs; Item, to the lygth of our lady, the lyght of our lady [of] pitie, The lygth of saynt george, the lygth of Saynt Clement, and the lygth of Saynt katheren, vs by equall porcyons.

Bequest for road-repair.

Item, to the mendyng of the hye ways about wycombe as it 10 shalbe thougth neccessarye, xiijli vjs viijd.

Item, to every one of my god children, xijd.

Provision for funeral and

Item, I wyll that there be spent emonges preistes, clerkes, month's mind, and pore pepell at my buryng and monthe mynd tene poundes at lest.

A chantrypriest to be provided for 10 years to say service for testator's soul, and to help in the choir,

15. Item, I wyll that A preist be founde to syng and say masse in the churche of wicombe befor saide, at Ihesus aulter, for my sowle and all cristen sowlles, and the same priste shall helpe to mayntayne the seruys off god in the quere, by the space of x. yers; and he to have every yere for his stipend vili xiijs iiijd 20. (that commythe to lxvjli xiijs iiijd), and that there be no preiste admyttyd to the saide seruys but that can syng at lest his playn songe substancyally.

priest to be musical. Bequest of remainder of lease of the Bridge Mill from St.

George's Col-

said chantry-

Item, I bequeth to Clemens buknell, now * the wiffe of Robert Bennet, lxvjs viijd; Item, to the said Clemens, the moyte of 25 the brygg myll, to have and to hold to hire and hire heyres, duryng the yeres specyfied in a peyre of Indenturs made betewne lege, Windsor. the deane and Chanons of the kynges college in the castell of wyndesore and Thomas Jarrede, the which moyte I bougth of willyam Jarred hys brother.

> Item, I bequeth to henry bennet, the sonne of Jane bennet (my dougther), in redy monye lxvjs viijd.

Entail of lands in High Wycombe on testator's grandsons and their heirs. (a) on Henry Bennet,

Item, I bequeth to the sayd henry all my Landes called Nakeles and crowchfyld, with all the landes belongyng to the same in the Tounes fylde of wycombe; and the closses called 35 Hampdens now in the occupying of me (the sayde Robert), Henry lytell-paygge, Roger Coke, and Iohn standische: and a tenement, with the appurtenaunces, sett and lyeng in Crounden

lane in Wycombe, that Roland Moundy nowe occupyeth, to haue and to hold, to the sayd henry and to the heires of his bodye laufully begoten, and for default of suche heires of his bodye laufully begotten to the rygth heires of the sayd henry for euer. and (b) on

Item, I bequeth to Robert bennet, a nother Sone of the sayd Iohan, too acres of land in wycombe feld, Ioynyng to bosham, nowe occupied by Thomas padleygth; a closse and medewe, Ioynyng to Carters fullyng mill, now in the holdyng of Thomas pusey; a Tenement in the bowrogh that Thomas plowman 10 Latte dewllyd yn and occupieth it, To haue & to hold vnto the savd Robert Bennet and to hys heires of his bodye laufully begoten: And, for default of suche heires, to the Rigth heire of the sayd Robert for euer.

Item, I bequeth vnto Roger bennet, xiijli vjs viijd of redy monye.

Item, I bequeth vnto willium Astbroke, the tenement and Bequests of howse that he now dewlithe yn, to have to hym [and] to hys (a) William heires for euer.

Astbroke.

Item, I bequethe to Alys Lee, my doughter, a tenement with (b) Alice (testathe apportenaunces, late bought of Richard byrche by exchaunge wife of Thomas 20 for other lande, the which Coke and Penley nowe occupieth Lee. and holdith; and the tenament and garden bat Litelpayge late dewlled yn, to have to the saide Alys and to the heyres of hire bodye laufully begoten betewne Thomas Lee and hire; and, for default of suche heyres, to the rygth heyres of the said Alys 25 for euer.

Item, I bequeth to Rauffe Lee hire sone, lxvjs viijd.

Item, I bequeth to Thomas Lee, my Sonne in Lawe, my gowne furred with foyns.

Item, I geue and bequeth to Clemens my wiffe the howse that Grant of 30 I nowe dewll yn, with all thappur te naunces on bothe sydes term to testathe water; and the landes and Tenementtes callyd lokes, with tor's widow, all the appurtenaunces therto belonging (now, or yn any tyme paste), with all the howsses therto lyeng & adionyng that I late purchesed of Thomas Clerke and Isake sybyll and dyuers other 35 persons: the newe baron in Saynt Marys strett and the landes called pennys landes and the late humfrye wellisborn (the which I bougth of Mr Dormer), to have to the saide clemens duryng here naturall liffe, and after the decesse of the sayd Clemens to

to Thomas and Alice Lee, and their heirs,

ing buildings in repair, and preserving timber-trees on the land.

Disposal of testator's plate.

with reversion remayne to Thomas Lee and Alys his wiffe and to the heires of ther too bodyes lawfully begoten; and, for default of suche hevres, to remayne to the rygth heires of the sayd Alys for subject to keep- euermore; And further, I wyll that the said Clemens my wiffe shall kepe and mayntayn all the reparacyons of the sayd houses 5 bequethed vnto hire. And further do no wast nor spoyll in fellyng of woddes grovng and beyng vpon the sayd grounde but onlye suche as shalbe necessary for hir fewell and reperatyons.

And, further, *I wyll the sayd Clemens my wiffe haue the iijde part of all my plate, ouer and aboue all the playt I had 10 with hire (the which lykwise I gene vnto here); and the other ij. parttes (resydewe of my owne playt), one of them I geue vnto Thomas Lee, And the other part I will it shall go vnto the performans of this my will (except ij. spones of the xij. apostelles the which I geue vnto my wiffe).

Further bequests to testator's wife, Clemence Astbroke.

Item, I will that Clemens my wiffe shall have xlli in redy money, of the wiche I wyll that xxli therof she shall pay vnto Robert Cuttes for the bequest of Richard cuttes his father.

Item, I wyll that the sayd Clemens my wiffe shall have all my howshold stuffe vnbequestyd, and corne remaynyng in the 20 baron and yn the feldes and howsses, and my horse and my cart and plowes and the apparell therto belongyng, and suche shepe and bestes as I have nowe at Wycombe or in the parische the day of makyng of this will.

Revocation of all bequests to testator's wife, if she interfere with carrying out this will.

And further, I wyll, by thys presenttes, that if the sayd 25 Clemens embesyll any part of my money, or playtt, oblygatyons, Evydenses, or wryttyng concernyng my landys aboue bequethed. or interrupe or lett, vex or troble, my executors or any of them, or by any maner of means hynder that this my last will may not be trulye executed and performed according to the intent therof, 30 Then I will that all the legaces, bequestes aboue specyfyed, and euery parcell of that made vnto the saide Clemens, shalbe voyde and of none effect.

Bequests to William Astbroke, and his children.

Also, I forgeue vnto wyllyam Astbroke all the dettes that he owyth me from the begynnyng of the world vnto this day, 35 excepte the annuite owt of Iohan Astbroke landes hys wiffes the which conteyneth days of payment the wiche I wyll it shall contynewe the payment vntyll the tyme I depart the world,

then to cesse and no more to be payd, And I bequeth to the maryage of eche of the sayde willyam Astbroke chyldren xxs of redy monye.

Also, I wyll that my executors shall bye a Stone of marbull Testator de-5 with my wiffe and our cheldren in Laten there yn made and sires a marble tombstone, graved, etc.

with figures in

Also, I bequeth to Alys markam my seruant in redy moneye Bequests to xls; Item, to Richard Ienyns my seruant, xxs; Item, to Iohn servants, hare my seruant, vis viijd; Item, to Alys hokett, xiijs iiijd; 10 Item, to Isabell my seruant xiijs iiijd.

Item, to ij. of my godchyldren at Thomas Eylbarne, each of and to godthem, vjs viijd.

The resydewe of all my goodes, not bequethed, I leue them Appointment to Thomas lee, wyllyam Ioncken, and Iohn Raunys, to dispose of Executors, 15 for the helth of my sowle, my wiffes sowle, and all christen sowlles, whom I ordeyn and make my executors of thys my Laste will, and eche of them to have for there labors xls, with all expences that they make concernyng any troble of my wyll testament and Landes duryng my wiffes lyffe;

20 And further, I make ouerseers of this my last wyll Roland and of Overmessynger (mr of art and vycar of wycombe), and wyllyam will Chalfont, gent., nowe mayre of wycombe at the makyng of this will; and eche of them to have xs. for to call dylygently of my Executors to dispose my goodes, And that my executors no thyng 25 retayne to there owne vse, as is aboue wrytten.

In wytnes wherof this present wyll, Roland Messynger, * maister of art and vicar of wycombe; Edmunde Clerke, preyst; Iohn blake, preiste; and Iohn nasche, parische Clerke. wryttyn the day and yere aboue sayd.

And further, I wyll that ther be an obit kepe by my executors Testator to be or ther assignes by the space of xxti yers and enery yere to be commemorated by an spent emonges pristes, Clerkes and poure peopell xs. (which obital service commyth to xli).

yearly for 20 years.

Item, I wyll and bequeth to Thomas Eylbarn and his wiffe 35 XX8.

[II. Latin Record of Probate.]

Probatum fuit [...] die Mensis Iunii, Anno domini Millesimo Proved, Quingentesimo xxxiiij^{to}, apud wooborn coram magistro Henrico at Wooburn, * lf. 249 bk.

Buckinghamshire, before Henry Morgan, LL D.

Morgan, legum doctore, commissario generali Reuerendi in christo patris, Lincolniensis Episcopi; Commissaque administracione executoribus iuratis, &c.

XXXVIII: Will, 1534, of Richard Womacke, of Bourn, Lincolnshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 243.

[I. Summary of the English Will.]

* Testamentum Ricardi Womake.

2 April, 1534.

In the name off god, Amen: the yere of owr lord god a thowsand v hundred xxxiiij. the second day of Apryell, 5 I, Rychard womake, of burne, &c.

I bequeth to the churche of Lincoln, ijd.

Bequests to Bourn church and its gilds.

Bequests to testator's children.

Testator's wife to administer his estate. To the hye aulter of Burne, iiijd; To the trinyte gyld, iiijd; to Saynt Iohn gyld, iiijd; To the belles, iiijd.

And I geue and bequeth to Iohn womake my sone, one ro gyldyng; To willyam my son, one calffe; To Elizibeth my dowghter, one calffe.

The resydewe of my goods not bequethyd I geue and bequethe to Iane my wiffe, whom I make my full Executryx, to pay my dettes, and my goods to dispose as she shall thinke 15 best to the plesure of god and welth of [my] soule.

wytnes: Robert haryson, vicar; Thomas feryby; & Iohn wokman.

[II. Summary of the Latin Record of Probate.]

Proved, at Bourn, 12 April, 1534. Probatum xijo die Aprilis Anno domini Millesimo quingentesimo xxxiiijto apud burne, administracione commissa executrice ¹ 20 iurate. &c.

XXXIX: Lease, 1534, of the Manor of Walton in Buckinghamshire, being an estate attached to the prebend of Haydour cum Walton in Lincoln Minster.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 282 and 1f. 282 bk.

* 1f. 243.

1 sic: read 'executrici'.

[I. Full Text of the Indenture.]

* THis Indenture made the xixth day of Maye In the xxvjth Indenture, yere of the Raigne of oure soueraigne lorde kynge [Henry] 26 Henr. VIII the eight

(1534).

Havdour prebende

betwene Master william ffranckleyn, Clerke, by which prebendary of the prebend of haydour in the Franckleyn, countie of Lincoln, of the oone partye,

prebendary of Haydour, William and Katheryn

And william ffrancklyn of Thyrley in the countie of Bedford leases to gentleman And katheryn his wiffe on the other partye:

witnessith that the said master william ffranklyn, Clerke, Franklyn of Thurleigh, 10 hathe dymysed graunted and to fferme letten, and by these Bedfordshire, presentes graunteth dymyseth and to fferme letteth vnto the said william ffranklyn and katheryn his wiffe, his Manour place the manor of of walton in the countie of buckes, percell of the said prebend Buckinghamof haydour, with all the mansyon houses, Messuagies, landes, to the prebend 15 tenementes, buyldynges, Rentes, Reuersions, medowes, mores, of Haydour, pastures, fledynges, leases, servyces, wardes, marygyes, relieves, ample of the eschetes, ffynes, haryottes, sutes, and perquesites of courtes and manorial formula leyttes, surrenders, Amercyamentes, and all other commodyties, Ryalties, and advantagyes whate so euer thei be, vnto the same

20 manour apperteyning or in env wise belonging.2

To have and to hold, and peassebly to occupye and iniove, for 61 years the said manour of walton and other the abouesaid premisses and euery of them, with all and synguler ther appurtynaunces what so euer they be, vnto the said william and katheryn his 25 wiffe, ther executours and assignes, ffrom the ffeaste of Saincte Michaell tharchangell next commyng and ffollowing the date herof vnto the ende and terme of Three score and oone yeres then next after ensuyng and ffollowyng ffully to be complett and ended.

yeldyng and payng yerely therfore duryng the said terme at the net 30 vnto the said Master william ffrancklyn, Clerk, his successours rearry rent of or assignes, prebendaryes of the said prebend of haydour ffor half-yearly. the tyme beyng, Twentie poundes sterling in manour and fforme ffolowyng, That is to saye, att the ffeaste of thannunciacion of 35 our lady And saincte Michaell tharchangell by even porcions.

* 1f. 282.

1 sic. Probably an alternative spelling for 'lesues', which is an

alternative word for 'pastures'.

² See Godstow English Register (E.E.T.S.), pp. lv-lxi.

Powers of distraintreserved, if rent be unpaid.

And if itt happen the said yerly rent or fferme of twentie poundes, or eny parte or parcell therof, to be behynde vnpaid, in parte or in all, by the space of ffortie dayes next after either of the said twoo ffeastes in the whiche itt ought to be payd att, And if itt be laufull[y] asked, Then itt shalbe laufull vnto the 5 said master william ffranklyn, Clerke, his successours or assignes, into the said Manour of walton and other the abouesaid premisses, with ther appurtynaunces, or in eny parte or parcell of the same, to entre and distreyn, And the distresses soo taken in the same to lede, drive and carry away, And itt to 10 withholde vnto suche tyme as the said master William ffrank-[1]yn, Clerke, his successours or assignes, of the same yerly rent or fferme of xx¹ⁱ, with tharreragies of the same (if eny suche be), be fully satisfyed, contented, and payd.

Powers of reentry reserved, if rent be left long unpaid

And Alsoo, if itt ffortune the said yerely Rent or fferme of 15 xxli or eny parte or parcell therof to be behynd vnpayd by the space of oone moneth next after the said xlti dayes next after either of the said twoo ffeastes in the whiche itt ought to be payd, And if itt be laufully asked, Then itt shalbe laufull vnto the said master william ffrancklyn, Clerk, his successors or 20 assignes, into the manour and lordshippe or eny parte or parcell of the same, to reentre, And the same peassebly to occupye and inioye agayn as in his fformer estate: And the same william ffrancklyn and katheryn ther executours and assignes ffrom thense clerely to expulse, putt oute, and dischardge ffor ever, 25 this indenture or eny thing conteyned therein to the contrary not withstandyng.

Lessees to be responsible for all repairs. And also, it is conenaunted and agreed between the sayd parties, that the said william ffrancklyn and katheryn his wiffe, ther heyres and executours, shall bere allmaner of chardgies of 30 Reparacions apperteynyng and belongyng to the said manour.

Special bargain that, for a fortnight, twice a year, the prebendary is lodging for himself and stabling and fodder for his three horses.

And moreouer, itt is agreed and couenaunted betwene the saide partyes that when soeuer the prebendary of the said prebend ffor the tyme beyng, duryng the said yeres, shalbe disposed to see and vysyte his said manour and landes, or to 35 come thether to preche the worde of god, that he shall have the best chamber and lodgyng ffor the space of xiiijth dayes twise in the yere, And also stabelyng and have ffor three horses duryng the said xiiijth dayes twise in the yere, as is aforesaid.

And alsoo, the said william ffrancklevn and katheryn his John Hodges is wiffe couenaunte and graunte by thiese presentes, to and with not to be dis-turbed in his the said master william ffranklyn. Clerke, that he and the said lease of the william ffrancklyn and katheryn shall permytte and suffer oone 5 Iohn hogys peasebly to iniove and occupye ffor terme of Twentie yeres A water Milne within the lordshippe of walton aforesaid.

And also, to suffer oone Iohn Coly nowe beyng ffermour of John Coly, at * the Manor of Walton with the appurtynaunces peassebly to of the manor, occupye, and inioye the same withouten vexacion, lett, disturb- is to be undis-10 aunce, or impedyment of the said william and katheryn, ther end of his executours or assigner, ffrom the ffeaste of saincte Michaell lease. tharchangell next commyng vnto the ende and terme of an hole yere then next ffollowing, according vnto the course of husbandry, paying ffor the same the Rentes and ffermes accus-15 tomed vnto the said william ffranklyn and katheryn his wiffe, ther executours and assignes.

ffor the true performance of all and every the abovesaid Both parties premisses, of either of the abovesaid parties to be observed, give bond for £100, to performed, fulfylled, and kept, either of them byndeth them observe the terms of this 20 selffe to other in seuerall obligacions of oone hundrith poundes indenture. sterlinge, as in the same obligacion (beryng date the daye and yere abouesaid) more playnly appereth.

In wytnes wherof the parties abouesaid to these indentures interchangeably haue sett ther seales the daye and yere above-25 said.

[II. Full Text of the Confirmation.]

Concessionem, dimissionem, et locationem, in indenturis pre- land, bishop of Lincoln, sentibus annexis specificatas, ratas habentes, et gratas, eas pro approves of this lease, nobis et Successoribus nostris, quantum in nobis est, ratificamus, 30 approbamus, et confirmamus pro terminis in eijsdem expressis, iuxta omnem vim, formam, et effectum concessionis, dimissionis, et locationis huiusmodi (Iuribus nostris, et ecclesie nostre but reserves cathedralis beate marie Lincolniensis consuctudinibus et dig-all rights of his see and nitate, in omnibus semper saluis).

Et Nos Iohannes, permissione diuina Lincolniensis Episcopus, John Long-

In quarum quidem Ratificacionis, approbacionis, et confirma-Sealed with cionis, fidem et testimonium, sigillum nostrum ad causas pre- the bishop's

of Lincoln seal ad causas, lodging at Old Temple, London, 16 February, 1537/8.

at the bishop's sentibus apponi fecimus . datum in hospitio nostro apud vetus templum London, xvjto die mensis ffebruarij, Anno domini Millesimo quingentesimo xxxvijmo, Et nostre consecracionis Anno xvijmo.

XL.: Agreement, 1534, between the rector of Syresham, Northamptonshire, and Biddlesden Abbey in Buckinghamshire as to tithes of certain lands in Syresham parish.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 264, lf. 264 bk., and lf. 265.

The explanation of the enrolment of this agreement is most aptly given in a charter, dated Monday before All Saints' day (29 October), 1274, found among Westminster Chapter Muniments, and brought to my notice by Dr. W. Warde Fowler.

The Priory of Hurley, Berkshire, agreed to allow, in consideration of the payment of 10s. half-yearly, the Rectory of Kingham, Oxfordshire, quiet possession of certain tithes which the Priory used to collect in that parish. But the Priory made this agreement conditional on the rector's obtaining, at his own costs, both from the Bishop, and from the Dean and Chapter of Lincoln, a full ratification of the agreement so as to ensure its due observance in future. Clearly, in this Syresham case, Biddlesden Abbey must have followed the same course.

A second stipulation made by Hurley Priory was even more drastic, and is most suggestive of the multitudinous trouble incident to collection of tithe. This stipulation was that (by the authority of the Bishop and Chapter) the rector of Kingham and his successors should bind themselves to allow the Archdeacon of Oxford (or his Official), if they had omitted to pay this ten shillings in any year, to compel them, by excommunication in the Archdeacon's Ecclesiastical Court, on mere production of this agreement, to pay this tithe-rent-charge, with any arrears that had arisen, and all expenses incurred in connexion with the case; and should expressly renounce all right of appeal to any other law-court.

* Compositio inter Abbatem et conventum de byttilsden et Rectorem de Sirisham.

27 December, 1534.

To all Christen people, to whome this present wrytyng in- 5 dentyd shall come to be seen, rede, or harde: We, Richard, thabbott of bittilsden in the countie off buckyngham, and the covent of the same place, And Arthur Lowe, Clerk, person of

the paryshe churche of Syrysham in the countie of Northampton, send gretting in oure Lorde euerlastyng.

fforasmoche as Controversy, varyance, and debate hath A controversy been mouvd, steryd, and depending betwext vs, the foresayd as to the tithes 5 Richard, Abbott, and covent of the monastery of Bittilsden lands called 'Mary-land' before named in the countie of buckingham on the oon partie, of lands called And Arthur Lowe, person of Syrysham above named in the 'Stockingcountie of Northampton in the other partie, as well of and for right, title, and perception of tithes commyng and renewyng 10 and that hath come and bene percevyd within the sayd peryshe of Sirisham vpon xij. yerdes of Launde called mary Launde. and vpon certeyne other landes called stockyng close, stockyng leese, stable yeates, westorne hill, tyle house Lande, and the tythe * of A mede called dole mede (parcell, as it is said, of the and of 'Dole 15 sayd xij. yerdes of Lande named mary Lande), as for other Syresham causes and maters dependent and incidente to this premisses,

parish, Northamptonshire,

for thappesing of all and singuler wiche varyance, contention, was referred and debate, we, either the sayd parties, by medyation of owre to arbitrators. ffryndes, for thauoydyng of expenses, labours, and charges in 20 this behalf, and for A fynall determynacion and perpetuall peace to be hade, haue, by owr bothe consentes and assent, conventyd and agreed in like manour and fforme as hereafter dothe ffolowe.

Inprimis, the sayd Abbott and covent, and there successours, Biddlesden 25 from hensforthe pesable, ffrelye, and quyetly, withoute contra- have the tithes diction or interruption of the sayd Arthur or his successours or of the 'Mary-land' 12 vireny man in there right or title, shall eniove, perceve, and take gates, and of all and singular tithes of Corne, have, wulle, and lambe, com-the Maryland myng, growyng, and renewyng of and vpon xij. yerdes of Lande 'Dole mead'; 30 called mary lande, and vpon asmoche of the medowe called dole mede as apperteynyth to the xij. yerdes of lande called mary lande (that is to say, the one half of the sayd medowe, the oon yere; & the other half, the other yere; and so forthe frome yere to yere), as the sayd Abbott and covent be wonte to haue, take 35 and perceue; and also, all maner tithes commyng and renewyng as also the tithes of of and vpon A close called stockyng close, stockyng leese, Stocking westurne hill, and stable yeattes, Whether the said groundes ing leese', 'Stockbe in the occupation of the said Abbott and covent or there 'Western hill', and 'Stable

veattes'.

successours, or in the occupacion of eny other ther seruauntes for the tyme beyng.1

But the Abbey land is in the Abbey's own occupation.

And the sayd abbott and covente, and ther successours, to is to have the tithes of 'Tile- perceyve take and enione for ever more allmaner of tithes comhouse land' myng, growyng, or renewyng of and vpon certeyne londes called 5 only when that tylehouse lande, when and as often as the said Abbott and covent or there successours shall kepe the sayd landes, or eny parte therof, in ther owne handes; And when and as often as the said tyle house landes, or eny parte therof, shalbe lett to eny tenaunte or tenduntes, then and as ofte the sayd person to and his successours to enjoye the tithes commyng, growyng, or renewvng of and vpon asmoche of the said tyle house landes as shalbe so lett to farme for euermore.

The Abbey is to have the tithes of 'Stocking leese', as above said,

Item, it is agreed that the said abbott and covent, and there successours, shall, in like manour as is before rehersed, ffor 15 euermore enjoye, perseve, and take all and singular tithes of corne, hay, wull, and Lambe, Callfe, and mylke, and allmaner other tithes, predyall or myxt, growyng, commyng, or in eny maner of wise renewyng vpon stockyng lese, or falling there at env tyme, as well when the said grounde called stockyng lese 20 is or shalbe in the occupacion of the said Abbott and covent or of ther successoures, or in the occupacion of eny there tenaunte or tenauntes there for the tyme beyng, withoute contradiccion or interrupcion of the said Arthur or his successours or env man pretendyng ther right or title for euermore.

and also fees paid by cattle grazing there

Item, that the sayd Abbott and covent and there successours & there ffermors or Tenauntes of the said stockyng lese shall, at there pleasure at all tymes, take the Ingistementes2 in the said stocking lese [of] eny bestes of the parischners of Sirisham, or of eny other persons of whens so euer they be, as ofte and 30 when they will, for euermore ffrom hensforthe, and that the sayd Abbott and covent and there successours for euermore shall eniove all and allmaner of tithes 3 ffalling, chaunsyng, or re-

1 Biddlesden Abbey was a Cistercian house. Cistercians had the privilege of paying no tithes on such portions of their lands as they themselves cultivated. Hence the houses of this order found it profitable to work their own lands (cp. 129/6). The Rector of Syresham

claimed tithes of Biddlesden lands in his parish on the ground that they were not worked by the Abbey itself, but were let to a tenantfarmer.

- ² Or 'agistments': p. 132.
- 3 Such tithes included a tithe or commutation-money (a) for each

newyng in be sayd stockyng lese, to be percevyd aswell of straungers cattelles as of the parishners of Sirisham, with-owt contradiction or interruption of the sayd Arthur [or] of eny his successours or eny person or persons pretending his or ther 5 right or title there.

Item, it is agreed betwixt the forsaid parties that the above The Rector of named Arthur and his successours in the churche of Sirisham keep in repair foreuermore* shall buylde, repayre, and mayntayne the parsonage the Rectoryhouse and the and the Chaunsell of the sayd Sirysham and all thinges therto Chancel of 10 belongyng as he is wonte to do.

Syresham is to

And also fu[r]thermore, that the sayd person, and his succes- The Rector is sours frome tyme to tyme for euermore, shall susteyne and bere to pay all dues payable by his all proxis 1 and Sinodalles, all dismes and all subsides, 2 and all church. and singuler other Charges, aswell ordynary as extraordynary, 15 what so euer they be or shalbe hereafter, to be payd owt of the sayd churche of Sirisham.

Item, it is furdre agreed, for the advoydyng of striffe, not This agreement onlye of the foresayd parties but also there successours for euer, firmed by the that this present composition shalbe confirmed, as well by the patron of 20 consente of thabbott and covent of Leicester, patrons of the church, and by sayd chirche of Sirisham, as by aucthorite of the bisshope of the diocesan. Lincoln ordynary of the same; And that, whan so ever the forsayd Abbott and covent of bittilsden, or eny man in there name, shall procure the sayd confirmacion, the foresaid Arthur 25 shall, at all convenyent tyme, be redy, present (by hym selfe or his sufficiente proctour), and agrey to all these premisses, with oute contradiction.

In wytnes of all and singular the premisses, we, either of

animal grazing there; (b) for the milk of cows pastured there; (c) for cheeses made of the milk obtained from this pasture; (d) for lambs, calves, and foals born there.

* lf. 265.

1 'procurations' is meant. Procurations and synodals were fees paid by the incumbent of a parish church to the Archdeacon. 'Procurations' represented commutation-money to purchase exemption from liability to entertain the Archdeacon and his train at any time during his progress through the country. 'Synodals' represented a share of the money required to defray the expenses of the Archdeacon's Visitations at Easter and Michaelmas. A Visitation was called Synodus, because the clergy were required to attend personally.

2 'Dimes' and 'subsidies' were taxes, raised by rate on church property, after they had been granted to the king by vote of Convocation.

the sayd parties (aswell of thabbott and covent of bittilsden, and the foresayd Arthur, person of the churche of Sirisham), hath putt here-vnto owre seales.

Dated, 7 December, (1534).

Gevyn at Bittilsden the vijth day of Decembre the xxvjth yere 26 Henr. VIII of the raigne of owre soueraigne Lorde king henry the viijth.

> [II. Approbation of this Agreement by St. Mary's Abbey, Leicester, patron of Syresham Church.

John Boucher, ter, and the Abbey, patrons of Syresham church, accept and ratify the agreement between Biddlesden Abbey and the Rector of Syresham, in all respects.

Et nos Iohannes boucher, alias bowser, miseracione diuina Abbot or St. Mary's, Leices- Abbas monasterii beate marie Leicestrie, ordinis sancti Augustini, Lincolniensis diocesis, et eiusdem loci conuentus, veri et indubitati patroni ecclesie parochialis de Syrysham [Lincolniensis diocesis] predicte, pro finali pace et perpetua concordia inter 10 prefatos Abbatem et conuentum de Bittelsden, et successores suos in eodem monasterio, Ac prelibatum Arthurum Lowe, rectorem modernum ecclesie parochialis de Sirisham predicte, et successores suos in eadem ecclesia parochiali, perpetuis futuris temporibus habenda, premissa omnia et singula rata habentes 15 et grata, Eijsdem omnibus et singulis prescriptis ad omnem Iuris effectum qui exinde sequi poterit in futurum.1 Et, vt ista compositio realis existat et perpetua, nostros assensum et consensum patronales prebuimus atque prebemus confirmacioni eorundem² auctoritate ordinaria faciende consentientes et con- 20 sentimus per presentes. In quorum omnium et singulorum fidem et testimonium, Sigillum nostrum commune presentibus apposuimus.

Sealed, 25 February, 1534/5.

Datum in domo nostra capitulari, vicesimo quinto die mensis ffebruarij, Anno domini Millesimo Quingentesimo xxxiiijto. 25

[III. Approbation of this Agreement by John Rayne, LL.D., official principal of John Longland, bishop of Lincoln; followed by official registration of the above confirmation by the patron of Syresham rectory.

John Rayne, LLD., Official principal of

Et nos, Iohannes Rayne, iuris doctor, Reuerendi in christo patris et domini, domini Iohannis, permissione diuina Lincol-

viously more or less mis-read. They repeated, with usual legal iteration, the fact of the Abbey's assent.

¹ Words are left out expressing the assent of the Abbey to the agreement.

² Some six words here are ob-

niensis Episcopi vicarius in Spiritualibus generalis et officialis bishop John Longland, principalis, Auditis, intellectis, ac plenarie discussis allega- after hearing cionibus partium predictarum coram nobis hinc inde habitis et both parties in factis, Ac iuris ordine in omnibus debite observato, pro finali troversy, confirms the pace et perpetua concordia, inter prenominatos Abbatem et agreement conuentum monasterii de bittilsden, et successores suos in eodem between them, monasterio, ex vna [parte] Ac prefatum Arthurum lowe, Rectorem modernum ecclesie parochialis de Sirisham suprascripte, et successores suos in eadem ecclesia parochiali, parte 10 ex altera, futuris temporibus habenda, Premissa omnia et singula rata habentes et grata, Eijsdem omnibus et singulis ad omnem iuris effectum qui exinde sequi poterit infuturum,1 Et vt ista compositio realis existat et perpetua, nostros prebentes consensum pariter et assensum, Ea omnia et singula,1 Ac etiam

15 confirmacionem religiosorum virorum, Abbatis et conuentus as also the monasterii beate marie Leicestrie, ordinis sancti Augustini, Mary's Abbey, Lincolniensis Diocesis, patronorum ecclesie parochialis Sirisham predicte, suprascriptam, auctoritate ordinaria dicti Syresham reuerendi patris Lincolniensis Episcopi, ratificamus, appro-church. 20 bamus, et confirmamus pro perpetuis temporibus futuris per

de Leicester,

presentes sigillo officij nostri sigillatas. Datum xviijo die mensis Decembris, Anno domini Millesimo

Quingentesimo Tricesimo quinto.

XLI: Will, 1534, of Thomas Fisher, of Wooburn, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 254 bk. and lf. 255.

[I. Full English Text of the Will.]

* Testamentum T. ffysher de Wooborn.

In the name of god, amen. The vjth day of Ianuary in the 6 January, yere of oure Lorde god a thousand five hundrith thirty and 1534/5. and foure, I, Thomas ffisher of the parishe of wooborn in the county of buckyngham, sycke in body and hole of mynde, ordre and make this my laste will.

^{* 1}f. 254 bk.

¹ Some words expressive of assent apparently left out.

Burial in Wooburn churchyard. fyrste, I bequethe my soule to almighty god, and to our lady saint mary, and to all the hole company of heven; my body to be buryed within the chirche yard of Wooborn aforesaid.

Item, I give and bequethe to the modre chirche of Lincoln, ijd.

5

Bequests to Wooburn church. Item, to the highe aulter of wooborn, iiijd.; Item, to the thre lightes vpon the rode beame, vjd.; Item, to all soulen light, ijd.; Item, to the torche light, a bushell off barley.

Bequest to testator's son, Christopher Fisher. Item, I do give and bequethe to christofer my sonne five quarters of barley, and a redde cowe and a platter of pewder.

Appointment of Executors,

The rest * of my goodes, nott bequethed, I doo give to Agnes my wiffe and to Thomas my sonne, whome I doo ordeyn and make my executours.

and of Overseer of the will.

Item, I will that william Manfeld be ouerseer of this my laste will and he to haue for his labour, xxd.

Bequests to testator's children, and to others. Item, I give to hugh my son a bullock of twoo yeres of age; Item, I do give to hughe and William, my sonnes, a quarter of barlye; Item, I do give to my doughter Ione manfeld, thre busshyls of cotes; Item, I give to my doughtour katheryne hawthorn twoo busshilles of barlye; Item, to Elezabeth hornblowe 20 a busshyll of barlye; Item, to Iohn my sonne a sleveles cote.

Witenesses of this my laste will, William Manfeld, henry baven, Edward Hunt, Iohn hawthorn, william hornblowe, Thomas kynge, Iohn kynge, with other moo.

[II. Latin Record of Probate.]

Proved before John Long-land, bishop of Lincoln, during the metropolitical visitation of that diocese by Thomas Cranmer, Archbishop of Canterbury, 14 January, 1554/5.

Probatum fuit huiusmodi testamentum coram Reuerendo patre 25 Iohanne, permissione diuina Lincolniensi Episcopo, pendente visitacione metropolitica Reuerendissimi in christo patris et domini, domini Thome, permissione diuina, Cantuarensis Archiepiscopi, totius Anglie primatis et metropolitani infra diocesim suam Lincolnie, decimo quarto die mensis Ianuarij, Anno domini 30 Millesimo quingentesimo xxxiiijto, Ac per eundem Reuerendum patrem, Lincolniensem Episcopum, approbatum et insinuatum legitimeque pronunciatum pro viribus et valore eiusdem, Commissa administracione omnium et singulorum bonorum et debitorum eiusdem defuncti Agneti relicte, in persona Roberti 35

Agnes Fisher, testator's widow, asking

waller, litterati, procuratoris sui, in ea parte litteratorie con- administrastituti, et Thome ffisher, filio suo naturali, executoribus in dicto by her proctor testamento nominatis, et in forma iuris iuratis, &c.

tion, appeared (Robert Waller, literate).

XLII: Will, 1535, of Gilbert Wigan, a native of Lancashire, vicar of Great Gaddesden, Hertfordshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 255 bk. and lf. 256.

* Testamentum domini Gilberti Wigan, vicarii de Gaddisden magna.

In the name of god, amen. Be itt knowen that I, Sir gilbert 7 February, 5 1 wigan, priste, and vicar of grette gaddesden, being of good memorye and sicke in body, this present viith day of ffebruary in the yere of our Lorde god M1 vc xxxiiijti doo make this my last will.

ffyrste, I bequethe my soule to almighty god, our Lady saynt 10 mary, and all the hole company of heuen; my bodye to be burved in the said chirche of gaddesden in the space nye vnto Burial beside his brother the chauncell afore the crucefixe, nere there as my brodre Iames James Wigan, wigan lieth, orels where itt shall please god.

Also, I bequeth vnto the said chirche of gaddisden, vli; and Bequests to 15 to every pryncipall light in the said chirche, xijd; And to the Great Gaddestorches of the said chirche, xij d.

Also, I bequeth vnto the parishe chirche of Leyland to bye Atenor bell to a grette bell to tenour those iiij. other belles that be ther att Leyland this present day, xlli. Desyoring ser henry ffarington, knight, carrel, Lancashire. 20 and mr Swansey, to se that this my will be performed in that thing.

Also, I bequeth vnto the parishe chirches of Bequests to churches of Hemmylhampstede, fflamstede, Stodham, little gaddisden, to either of the said chirches, iijs iiijd.

in Great Gaddesden church. den church.

be provided for

Hemel Hempstead, Flamstead, Little Gaddesden in Hertfordshire, and of Studham in Bedfordshire.

^{*} lf. 255 bk.

¹ The meaning is that the proctor

of the executrix was appointed by her authority expressed in writing.

Bequests to convents, for intercessional services. Also, I bequethe vnto the monastery and bredren of Asherudge¹ for a tryntall to be said for me, x s.

And also, to the monastery and numnes of saint margarittes,² other x s.

And to the monastery and numes of saint gyles,³ other x s. Also, I bequethe vnto ser Nicholas Never, priste, to pray for me. x li.

Bequests for schooling of two god-sons. Also, I bequethe vnto william longley and gilbert Adlington, my godsones, to either of them xli, to be delyuered vnto william yonge to be kepte for ther behove and vse towardes the fynding ro of them to the scole.

Bequests to relatives.

Also, I bequethe vnto my cosyn Roger Wigan, xx s.

And vnto Ione adlington, wedowe, other xx s.

Also, I bequethe vnto Sir gilbert wigan, priste, my cosyn, x li.

The residue of my moveable goodes (this my will performed) ¹⁵
I will itt be disposed vnto my * kynnesfolke, aswell in Lancastre shire as els where, att the advise of myn executours, whome is Sir gilbert wigan aforesaid and Sir Nicholas neuer.

Executors,

And also, I desiour and make my faithefull ffrende Richard pare thelder superuisour of this my laste will, to whome I doo 20 give therefore x s.

and Overseer of the will named.

Also, I doo bequethe and give vnto my cosyn Ione Charnok, vlifurthermore, I will that, if soe be that the abouenamed william longley and gilbert Adlington doe fortune to departe oute of this worlde afore they be xxjti yeres of age, that then 25 all suche money as I have aboue bequethed vnto them, att the tyme of ther departing to be vnspended to ther vses, that itt be ordered for ther soules helthe and myn by the discrecion of myn executoures and suche as have the foresaid money in ther keping, withouten any accompte makyng to the frendes, executours, or 30

Provision in in case of death of legatees.

In witenes whereof: william chambre, george welles, with other moo.

[II. Record of Probate.]

2 March, 1534/5, proved before Probatum fuit huiusmodi testamentum coram magistro doctore morgan, commissario generali Reuerendi in christo patris et 35

- * 1f. 256.
- ¹ Ashridge, Hertfordshire.
- ² St. Margaret's de Bosco, in Ivingho parish, Buckinghamshire.

heyres of the sayd william and gilbert.

³ St. Giles in the wood, or Woodchurch, in Flamstead parish, Hertfordshire.

domini, domini Iohannis, permissione diuina Lincolniensis Dr. Henry Episcopi, secundo die mensis marcij anno domini Millesimo quin- Morgan, commissary of gentesimo xxxiiijto, pendente visitacione metropolitica Reue- the bishop of Lincoln, rendissimi patris, domini Thome, Cantuarensis archiepiscopi, in during the 5 diocesi Lincolniensi. Commissa fuit administracio omnium et metropolitical singulorum bonorum et debitorum dicti defuncti domino Nicho- the diocese by Archbishop lao neuer, executori iurato de reddendo compotum, &c. Reservata Thomas potestate consimilem committendi administracionem alteri Cranmer. executori, &c.

XLIII: Will, 1535, of Richard Baven, of Wooburn, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 259 bk. and lf. 260.

* Testamentum Ricardi Baven de Wooborn.

In the name of god, amen: the xxiiijti daye of ffebruary and 24 February. in the yere off our lord god Mil vo xxxiiijti, I, Richard baven. 1534/5. make my testament etc.

ffirste, I bequethe my soule to almighty god &c.

Item, I bequethe to the highe aulter of wooborn, iiij d.; Item, Bequests to 15 to the rode light, ij d.; Item, to saint Nicolas light, ij d.; Item, church. to saint katheryn light, ij d.

Item, I bequethe to Mawde my wiffe all my goodes and Bequests to catelles, whome I doo ordre and make my executrice.

children.

Item, I will that henry my sonne haue a grette panne.

Item, I do give vnto hughe and henry my sonnes a bullock.

Item, I will that Mawde my wiffe shall have my house and landes twoo yeres daye after my dethe.

Item, I will that nicolas my sone shall paye vnto my sone Iohn bauen, xx s.; and [to] hugh my sone, vj s. viij d.; to henry 25 my sone, vj s. viij d.; and [to] Agnes my doughter, vj s. viij d.; and to katheryne my doughter, vis. viiid., All this money to be paied oute of my landes.

Item, I will that my feoffees shall nott give my sone nycolas noo state in my house and Landes till suche tyme as he hathe 30 paied my debtes and bequestes.

Item, I will that my sone Nicolas shall beare all the chardgies att my buriall and monethes mynde.

Item, I doo give to Ione my doughter a redde cowe.

Item, I doo give to nycolas my sone my horse and carte.

Item, I will that my sone Nicolas eyre all my landes.

Item, I bequethe to Elezabeth my doughter a litle brasse pott.

Item, I bequethe to Nicolas my sone a table in the hall.

Item, the ij. bullockes to be solde to kepe my house and the reste of the money to my buriall and monethes mynde.

Item, I give to my godsone Richard baven a lambe.

Item, to my brodre henry a shepe.

Item, I doo ordre and make ouersears of this my laste Will Iohn Redynge and christofer coke, *and to have for their paynes, xx d.

10

15

wittenes of this my laste will: william manfelde, . . . Horn-blowe, and Roger ffenton.

Will proved, 12 July, 1585.

Overseers of will named.

> Probatum fuit coram Reuerendo patre, domino Iohanne Lincolniensi Episcopo, Duodecimo die mensis Iulij Anno domini millesimo quingentesimo xxxv^{to}, Commissa administracione executrici supranominate iurate, &c.

XLIV: Will, 153⁴₅, of Richard Vicars, of Thurlby, Lincolnshire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 243 bk.

[I. Abbreviated English Text of Will.]

† Testamentum Ricardi vicars.

1 March, 1534/5. In the name of god, Amen. The fyrst day off marche The 20 yere of owre Lord god a thowsand vc xxxiiij, I, Richard vycars, of Thurlibye, in the diocesse of Lincoln, &c.

Burial in Thurlby church, and bequests to it. my body to be buryed in the churche aforsayd; Also I bequeth to the hye auter, a stryke of barley; Item, to the belles of Thurlibye churche, A stryke of barley.

Item, to owre lady of Lincoln, iiij d.

Also, I bequeth to Iakan my son my howse that I dewlle Bequests to yn, with my cart and cart-geyre, my plougth, and plough-geyre, children And my crope on the ground: to enter on my howse at mydsomer, And he to pay the lordes rent.

5 Also, I bequeth to Iohn my sone all my free londe with-in the lordshipe of obthorpe in the pariche of Thurlybye aforsayd, one cowe, one awue, 2 and A lambe.

Item, to nycholas, my son, A cowe, an awe, and A lambe.

Also, I bequeth to henry my son, my howse pat Iohn clerke to dewllyth in, one cowe, one Awe, and A lambe.

Item, to willyam my son, one cowe, an awe, and a lamb.

Item, to Elezibeth my dowghter, one cowe, an awe, & A lambe.

To my awnt harby, an awe, and A lambe.

and to rela-

The resydewe of my goodes vnbequethyd I geue and bequeyth tives. to willyam harbye, my Cosyn, whom I ordeyn and mak my hole executor, he to dispose hyt for the helth of my soule as he thinkyth best.

wytnes, Thomas Eldred pe Elder, willyam fraye, Iohn bake-20 stare, with oper more.

[II. Brief Latin Record of Probate.]

Probatum xiij^o. die Aprilis Anno domini 1534, apud stamford, Proved, at Stamford, Commissa administracione executori iurato, &c. 13 April, 1584.

XLV: Lease, 1535, of the prebendal estate at Leighton Buzzard, Bedfordshire, belonging to the prebend of Leighton Buzzard in Lincoln Minster.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 265 bk. This prebend is now called Leighton Ecclesia, because mainly endowed by impropriation of the rectory of Leighton-Buzzard.

* Indentura Prebende de Leighton bosserde.

This Indenture made the viijth day of Apriell, The xxvjth Indenture, 8 April, 26 Henr, VIII betwene Iohn Chambre, Clerke, person and prebendary of (1555), by which John

^{*} lf. 265 bk. 1 ? John.

 $^{^2}$ i. e. awe = ewe.

bendary, leases to William Johnson, of Leighton Buzzard, the rectory and prebendal estate of Leighton Buzzard,

Chambre, pre- the paryshe chirche and prebend of leighton bosserd in the countie of Bedford, on the oon partie,

> And william Iohnson, of Leighton bosserd aforesaide, gentilman, on the other partie,

Witnessyth that the sayd Iohn Chambre, by and with the 5 assent and consent of the Reuerend ffadre in god Iohn bisshope of the Cathedrall chirche of owre lady Saincte Mary of Lincoln, And the deane & Chapitor of the same Cathedrall chirche, hath dimised graunted and by these presentes to ferme letten vnto the said Willyam all that his personage and prebend aforesayd, 10 with the Mansyon Howses, bildynges, and edifies of the same, and all the glebe londes, and other tenementes, medowes, leses,1 pastures, and ffedynges, with the baylywikes, and all maner rentes, profyttes of courtes temporall, with allmaner tithes, oblacions, emolumentes, offerynges, profyttes, and other com- 15 modities what so euer they be, with there appurtenaunces, to the said personage and prebend in eny maner of wyse apperteynyng and belongyng

(but reserving the advowson of the church. and (in the rectory-house) the use of the hall and two bed-chambers. with stableroom for ten as the prebendary visits Leighton Buzzard),

(Except and allway reserved vnto the sayd Iohn Chambre and his successours the advoson of the vicarige of the sayd 20 parishe churche and prebend as often as it shall happen to fall voyde duryng the said terme; And excepte and also reserved vnto the same Iohn and his successours duryng the said terme the hall with twoo Chambers and sufficient stabellyng for x. horses, as often horses when and as often as it shall please the said Iohn 25. Chambre and his successours to repayre and come to the same).

To have and to holde all the said personage and prebend, Mansion-howses, bildynges, edifices, londes, tenementes, medowes, leses, pastures, feydynges, baylywykes, rentes, proffytes of the 30 said courtes temporall, tithes, oblacions, emolumentes, offerynges, proffyttes, and other commodyties, with all and singuler there appurtenaunces (Except before excepted) to the said wyllyam from the feste of thannunciacion of owre lady saincte mary laste paste before the makyng hereof vnto the ende and terme of 35 for 36 years, at xxxvj. yeres then next ensuyng and fully to be complete

yearly rent of £76 13s. 4d., payable halfyearly.

yeldyng and payng therfore yerly, duryng the sayd terme, to the sayd Iohn Chambre and his successours lxxvjli xiijs iiij d.

¹ See note 1, p. 171.

of good and laufull monye of Englonde at twoo termes in the yere, That is to say, at the feste of the Natiuite of our lorde Ihesu christe, And the Natiuite of saincte Iohn baptiste by even porcions.

And the sayd Iohn Chambre covenauntith and grauntyth to The lessor is the sayd willyam that the same Iohn and his successours at repair the there propre costes and charges shall well and sufficiently, from buildings of the prebend tyme to tyme duryng the sayd terme (as often as nede shall and the requyre), repayre, amend, and make tenauntable all and singuler church, to the said Mansion-howses, bildynges, edifies, and the Chauncell of the sayd parishe chirche and prebend.

And also bere and pay all and singuler rentes, Dismes, and and to pay all other chardges, what so ever they be, aswell now graunted or king and other hereafter to be graunted to owre soueraigne lorde the kynge, dues payable by the 15 as other Ordinary chardges to eny person or persons due or to prebend, be due, goyng owt of the said Prebend and parishe chirche or other the premisses; and therof clerely acquyte, discharge, saue and kepe harmeles, the sayd William and his executours duryng the said terme,

20 except only that the sayd willyam and his executours, at but the lessee there propre costes and Chardges, shall as often as nede re-the walls of quirythe, duryng the sayd terme, mayntayne kepe and supporte the buildings 'hornhigh'. the walles of the sayd Mansion-howses, bildinges, and edifies, hornhighe, and them so to leue in thende of the said terme:

25 And if it fortune the sayd yerely rente of lxxvjli xiijs iiijd. Right of reor eny parte therof to be behynde and not payde by the space if rent be of vj. weykes next after eny of the sayd festes in the which itt unpaid. owght to be payde. That then it shalbe lefull vnto the sayd Iohn Chambre and his successours into all the sayd personage 30 and prebend, Mansion-howses, and into euery other of the premisses, with ther appurtenaunces, holy to reenter, and the said william therof vtterly to expell, and them to have and repossede in his fyrste astate, this indenture not withstondyng.

Provyded allway, that if it fortune the said william to dye Lease may be 35 within the said terme of xxxvjti yeres, and the executours of death of the sayd Willyam do not offre them selve to do and pay as lessee, at the moche mony yerely to the said Iohn Chambre and his succes-lessor. sours for the fferme of the premisses as eny other person or persons will do and pave for the same. That then the sayd terme

to cesse and be voyde; And it shalbe laufull to the sayd Iohn Chambre and his successours into the sayd personage and prebende, and into all and singular other the premisses, holy to reenter, this Indenture not withstondyng.

In wytnes wherof the parties above sayd to these presentes 5 Indentures interchaungeably haue setto there seales the day and yere aboue Wrytten.

XLVI: Orders, 1535, by John Longland, bishop of Lincoln, for the publication throughout the diocese of Lincoln of Henry VIII's repudiation of the Pope's Supremacy in the Church of England.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 260 bk. and lf. 261.

A 'locus exemptus' was a parish, or religious house, which was not subject to the ordinary jurisdictions of the Bishop of the Diocese and the Archdeacon of the Archdeaconry in which it lay, but was under the jurisdiction of an external authority. Thus, in Essex, certain parishes were not subject to the Bishop of London (the diocesan), or to the Archdeacon of Essex (or Colchester), but to the Archbishop of Canterbury; others, to the Dean and Chapter of St. Paul's, London. Such places were also called 'Peculiars'. Occasionally, in virtue of special orders issued by the Crown or the Primate, the Diocesan assumed authority, for some definite purpose, over these loci exempti, or 'Peculiars', and so here.

[I. Directions contained in bishop John Longland's covering letter.

19 June, 1535, John Longland, bishop of Lincoln, calls upon all ever status under his jurisdiction, to publish, in all the churches of his diocese, Henry VIII's pronouncement against the Pope.

* Tohannes, permissione diuina Lincolniensis Episcopus, Vni-L uersis et singulis Abbatibus, Prioribus, Decanis, Prepositis, Gardianis, Rectoribus, Vicariis, Capellanis, Curatis, et alijs 10 clergy of what- quibuscunque Ecclesiasticis personis, vbilibet intra Diocesim et Iurisdiccionem nostras existentibus,

declaratio expulsionis tam in locis exemptis quam non vsurpate iurisdiccionis exemptis, Salutem graciam et beneepiscopi Romani.

dictionem. 15 Acceptis litteris serenissimi, illustrissimi, et potentissimi

principis et domini nostri, domini Henrici octaui, dei gracia Anglie et ffrancie Regis, fidei Defensoris, et Domini hibernie, Ac in terris supremi ecclesie anglicane capitis, nobis directis

* lf. 260 bk.

ac eiusdem regie maiestatis ad infrascripta exequenda mandata 1 continentibus.

Vobis ex parte eiusdem regie maiestatis mandantes, quibus The publica-etiam nos firmiter iniungendo mandamus, quatenus singulis tion is to be in English, on a 5 diebus dominicis et solempnibus festis proxime post intimacio- Sunday or nem presentium sequentibus, intra missarum aut vesperarum immediately officia, dum maior affuerit populi multitudo, in Ecclesijs vestris after receipt of publicetis seu publicari faciatis populo, Verbis anglicanis, before as large integrum et perfectum tenorem verborum sequentium:

Holy-day a congregation as possible, either at mass or at vespers.

[II. Form of English Declaration to be publicly read in all churches.

Ye shall vnderstande that the vnlaufull Iurisdiccion, powre, Form of and aucthoryte, of longe tyme vsurped by the bisshope of rome in which the in this realme, who then was called 'pope', is nowe by gods publication is lawe, iustely, laufully, and vpon good groundes, reasons, and altogether causes, by aucthorite of parliament, and by and with the hole rejecting the Pope's Supre-15 consent and agreemnt of all the bisshops, prelates, and bothe macy, the vniuersities of oxforth & Cambridge, and also the hole clergie of this realme, extincte and ceased for euer and of [no] strenghe, value, or effecte, in this realme of England.

In wiche realme the sayd hole clergie, Bisshops, prelates, and and declaring 20 either of the convocacions of bothe provinces, with also the acknowledgevniuersities of oxforthe and Cambridge, haue, according to ment, by the clergy, of the godes lawes, and vpon good and laufull reasons and groundes, king as knowleged the kynge's highnes to be supreme hede in erthe on earth of the immedyatly vndre god of the chirche of Englande;

whiche 2 there knowlege confessed, beyng nowe by parliament been ratified establisshed and by gods lawes Iustifiable to be iustely exe-and ought to cuted, Soo ought enery true christen subjecte of this realme not be assiduously taught oonly to knowlege and obedyently to recognise the kynges throughout highnes to be supreme hede in erthe of the churche of England. England. 30 but also to speke, publisshe, and teache there children and seruauntes the same, and to shewe vnto them howe that the sayd bisshope of Rome hath heretofore vsurped not onlye vpon god, but also vpon princes of this realme and there progenitors; Wherfore, and to thentent ve shold the better beleue me, and

English words

Church of England, has

¹ MS. has 'mandatum'.

² = this acknowledgement made by them.

If you doubt this proclamation, pray come and see it under seal of the Diocesan. and take * and receue the truthe as ye ought to do: I declare this ¹ vnto you, not onely of my selffe, whiche I knowe to be true, but also declare vnto you tha[t] the same is certified to me ffrom the mowthe of myn ordinary the bisshope of Lincoln vndre his seale, Whiche I haue here redy to shewe you.

[III. Latin order to all Schoolmasters to teach the King's Supremacy.]

All schoolmasters are to teach their boys this declaration. Mandamus preterea, quatenus singulis ludi-Magistris in vestris Abbatijs, prioratibus, aut parochijs existentibus, et alijs qui pueritiam docent grammaticam, nomine ² nostro, similiter mandetis, vt de premissis pueritiam instruant quatenus captus ³ ingenij patiatur.

[IV. Latin order to correct all Church books, and reduce them to obedience to this mandate.]

The word 'Pope' is to be books in churches. and every expression is to be struck out which seems in any way either to countenance the Pope's claim or to impugn the king's supremacy,

The word 'Pope' is to be erased from all prophanis, intra Ecclesias vestras existentibus, et in quacumque blooks in churches, and every aut's signatum vt nominetur reperiatis,

et quicquid in publicis secretisve ⁵ collectis et oracionibus, ¹⁵ sentenciaque generali ⁶ quotannis quater declarari solita, legi dici aut commemorari solet aut posset, quo ad potestatis, Iurisdiccionis, aut authoritatis eiusdem conseruacionem aut ampli[fi]cacionem pertinere, siue iurisdiccioni sacratissime regie maiestatis predicte quouis pacto derogare posse videatur, ²⁰ id omne, quam celerrime, omni cum diligentia, expungatis ac deleatis, aut expungi et deleri faciatis,

under pain and penalty. Omniaque et singula predicta vt superius explicauimus, facere non omittatis, sub pena contemptus.

- * lf. 261.
- ¹ Notice the Latin order and loose grammatical structure = I declare unto you this, which I knowe to be true; not only of my selfe, but also declare . . .
- ² i.e. using the bishop's name as authority for giving such direction.
- ³ i. e. as far as their juvenile understanding can take it in.
 - 4 i. e. either written in full

- ('Papa'), or expressed in any equivalent contraction ('P.').
- ⁵ The Secretum was a collect at Mass not read aloud ('publica collecta'), but repeated by the celebrant in a low voice: see p. 12.
- ⁶ i. e. at the quarterly commemoration of benefactors of a church, when a list of persons to be prayed for was read out: see pp. 64, 215, 216.

Datum nostro sub Sigillo, In Manerio nostro de Sealed at Wooburn wooborn, Decimo nono die mensis Iunij, Anno domini 1535, in the 15th Millesimo Quingentesimo Tricesimo quinto, Et nostre year of the bishop's Consecracionis Anno decimo quinto.

manor, 19 June,

XLVII: Will, 1535, of William Gybbyns, farmer, of Hambledon, Rutland.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 263 and lf. 263 bk.

* Testamentum Willhelmi gybbyns de Hamulden.

5 In the name of god, Amen. In the yere of our lorde god a 24 July, 1535. L thousande five hundrede five and thirty and the xxiiijth daye of Iulij: I, william gybbyns, of hoole mynde, maketh my testament and will in this maner, of forme followinge.-

ffirste, I bequethe my soule to almighty god, fadre of heuen; Burial in to to our ladye saynte marye; and to all the company in heuen; Hambledon church. my bodye to lye in the chirche of hamulden afore the fonte stone.

Item, I bequith to the modre chirche off lincoln, ij d.

Item, I bequeth to the highe aulter in the chirche of Hamul- Bequests to den, xx d.; Item, to the rode light, iij s. iiij d.

Hambledon

Item, to our ladye light in the † chauncell, iijs. iiij d., if soo Proposal be that any of the parishe will give more therto that itt maye to endow permanently be made suche a stocke that the chirche boxe be nomore a light in Hambledon chardged with that light.

chancel.

Item, I bequethe to euery light within the chirche of hamulden 20 that hathe a stocke, iiii d.; Item, to all soulen light, xij d.

Item, I bequethe to Iohn Clerke, oon calffe, called a weyner.1 Personal

Item, I bequethe to Rauff, my sonne, all my horses, with my bequests. ploughes, cartes, and all that belongeth therto.

Item, I will that Rauff my sone shall have halffe of all maner 25 of graynes and corne growinge in my fferme, soo that his own parte shalbe counted to make the halffe of the saide graynes and corne.

Item, I will that Rauff my sone shall have the thirde parte of all maner vessell belonging to the kitchyn, bothe of pewder 30 vessell and of brasse.

Item, I bequethe to Rauff, my sonne, oon bason of tynne, oon chaffingdishe, twoo candelstickes, oon bedde called the maydens

^{* 1}f. 263. + lf. 263 bk. 1 = one that has been weaned.

bedde with all that belongeth to the saide bedde, with the paynted clothes hanginge in the hall and in the parlour.

Item. I bequethe to Rauff, my sonne, x. landes and all my hogges excepte oon bcore.

Item, I bequethe to margarette adeyn oon paire of shetes, 5 and twoo siluer spones.

Item, I bequethe to Issabell Mallett oon paire of shetes, and twoo spones.

Item, I bequethe to margery Aldridge oon paire of shetes, and x. shepe. 10

Item, I bequethe to william my sonne, x. shepe of bothe kyndes (ewes and wedres), and oon brasse potte.

Item, I bequethe to every godchilde of myne within the parishe of Hamulden, iiij d.

Item, I bequethe to enery childe of my children begotten and 15 nott marved, iiij d.

Item, I bequethe to Iohn my sonne, x. shepe.

Item, I bequethe to Thomas my sonne, x. shepe.

The residue of my goodes, nott willed nor bequethed, I will and bequethe to Iohn my sonne and to Thomas my sonne, whome 20 instructions to I ordevne and make myne executours.

And I will that the saide Iohn and Thomas shall vse and occupye the halffe of my ferme with my sonne Rauff, frome the tyme of my departynge frome this present worlde vnto the feaste 2 of saynte mighell next followinge; And I will that my 25 sonnes Iohn and Thomas shall mynystre and dispose the prouffett that cometh of halffe my fferme, With my goodes nott given nor bequethed, for my soule and for the soule of my wiffe.

and Overseer of the will.

Executors named, with

them.

And I will and ordeyne david Almgill, chauntrye priste in Hamulden, ouersear of this my will; and he shall haue iij s. iiij d. 30 for his labour.

Thise wittenes: david Almgill, chauntry priste; william gibbyns; Rauff gibbyns; Iohn Roccold, with other moo.

Proved, 14 December. 1535, before John Long-

Probatum fuit presens suprascriptum testamentum coram Reuerendo in christo patre et domino, domino Iohanne, permis- 35 sione diuina Lincolniensi Episcopo, xiiijto die mensis decembris,

² MS. has 'friste'.

¹ In the MS. 'landes' is struck out. It is either in error for 'lambes', or else the three words 'x, landes and' should be cancelled.

Anno domini Millesimo quingentesimo xxxvto; commissa ad-land, bishop ministracione bonorum et debitorum dicti defuncti executoribus of Lincoln. in huiusmodi testamento nominatis, in forma iuris iuratis, &c.

XLVIII: Will, 1535, of William Balon alias Benett, of Amersham, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 263.

* In dei nomine, amen. Anno domini Millesimo quingentesimo 3 October, 1535. xxxvto tertio die octobris, I, william balon otherwise called

benett, of a hoole mynde, make my will on

Testamentum this maner.

W. balon de ffirste, I bequeth my soule to almighty Burial in Agmondesham. god; and my bodye to be buryed in the Amersham

10 churche off Agmondesham.

Also, I bequethe vnto the mother chirche off Lincoln, ij d.

Also, I bequethe vnto the highe aulter, iiij d.

Bequest to Also, I bequethe my godes moveable and vnmoveable (after Amersham church. my dettes be paied and my will fulfilled) betwyxte Alice my Disposal of 15 wiffe, Iohn, and William my sonnes, equally to be devyded estate. betwene them thre persones.

And iff any of my sonnes dye or euer they come to age, the A chantry to longer liver to haue the other his parte; And 1 they be both be founded if testator's sons deade or 2 that they be come to age, I will that the goodes goo die before 20 to the prouffett off my soule and all christen soules to the mayn-

tenaunce of a priste to singe for my soule and all christen soules. Also, I doo make Alice my wiffe and Iohn my sone my full Executors and executours; and Roger benett and Richard Cuttler, ouersears Overseers of the will named, to see this my will be fulfilled.

Wittenes to this: Sir Iohn polkyns, curate of Agmondesham; Iohn balon; Roger benett; and Richard Cuttler.

Probatum fuit huiusmodi testamentum coram reuerendo in Proved, christo patre et domino, domino Iohanne, permissione diuina 3 Nov., 1535, before John Lincolniensi Episcopo, tertio die mensis Nouembris, anno Longland, 30 domini Millesimo quingentesimo xxxvto, commissa adminis- bishop of Lincoln. tracione bonorum alicie relicte, executrici nominate, Reseruata potestate consimilem committendi administracionem Iohanni filio suo, alteri executori, quum venerit eandem recepturus, &c.

^{* 1}f. 263.

¹ and = and if.

² or = or ever, before.

XLIX: Two letters, 1535, 1536, addressed by John Longland, bishop of Lincoln, to the Archdeacons of his diocese, in connexion with Henry VIII's orders as to Preachers and as to Bidding-Prayers.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 266 bk. By a singular oversight the dates of both letters are omitted. No copy of the Orders referred to is contained in the Register, but their import may be gathered from the letters themselves, as well as from the summary given in Froude's *History*.

The first letter contains an odd bit of indirect evidence as to the slowness with which even those in authority recognized the usefulness of the printer's art. Although it was clearly of importance that every cleric should know exactly the terms of the Orders he was called upon to observe, no printed copy of these Orders was distributed, but individual clerics were invited to write out each a copy for himself. In 153\(^2_7\) (No. LV) printed copies of the King's Orders were provided for distribution.

The Orders issued as to preachers were intended to prevent pulpit handling of the controversy as to the supremacy of the King or of the Pope over the Church of England. To that end, preachers were forbidden to handle controversial topics in their sermons, and to confine themselves to exhortations to fear God and honour the King. This was the precedent followed by Laud and Charles I, 1630 and onwards, in respect of the fierce controversy then waged as to predestination, when they forbade preachers to discuss the burning question of the hour. In both instances, authority was defied. Preachers and congregations were too keenly interested in the forbidden topic to leave off discussing it.

Further, no cleric was to presume to preach unless he had had a licence to preach granted him by his Bishop or Archdeacon. Care would, of course, be taken to refuse a licence to any cleric who was notoriously opposed to the King's claims.

Because of the general contempt shown to these Orders, in his second letter, a year later in date, the bishop ordered the provision, and due keeping, of a register of preachers in every church, with a note of the subject touched on in each sermon. Following up this idea, the Archdeacons, till quite recent years, at their every Visitation, were very urgent with the Church-

¹ Clark's Lincoln College (1898), pp. 67, 68.

wardens of each parish to provide 'a Book of Strange Preachers' and see that entries were duly made in it.

Each sermon was at this time preceded by the Bidding-prayer. so called because in it the preacher asked the congregation to pray 1 for the persons, or the souls of persons departed, whom he specially commended to them. The terms of this prayer were left very much to the preacher himself, as he might feel himself directed by the statutes of the College to which he belonged or of the Chantry which he served. No doubt, preachers, up till now, had been in the habit of beginning their bidding-prayer with the words, 'Ye shall pray for the holy father, the pope'; and this was now forbidden. The bidding-prayer is still in use in Oxford before University Sermons in St. Mary's Church and City Sermons in the church of All Saints and St. Martin's, but in both cases the prayer now follows a printed form.

In the Register, on lf. 267, immediately after the two letters, two inhibitions are enrolled, one addressed to John Vvall. Warden of the Friars Minors of Bedford, the other to Edmund Philipes, rector of Maulden, Bedfordshire, cancelling their licences to preach and forbidding them to preach; dated, Old Temple, London, 11 March, 1535 [5].

[First Letter: 1535 (?).]

* T commende me vnto you. And here doo sende vnto you John Long-L certeyn wrytinges de modo predicandi et in sermonibus and, bishop of Lincoln, orandi, whiche euery busshope hathe in commaundement to sends his Archcause itt to be shewed and notyfyed to the clergye of his dyoces, King's orders 5 as well to seculer as reguler, exempte 2 and nott exempte, with as to sermons and biddingspede, And by them to be putt in the execucion accordinge vnto prayers.

The Archthe tenour therof.

And if ye shall knowe any persone 3 refuse this ordre, to give see that all notyce therof vnto me.

Sende ye forthe your apparytours that they maye call enery those condeanry by ther selves, And where they doo appere, Rede ye nected with itt openly vnto them.

And if any persone will have the copye therof, lett hym have itt. and have leave ye muste have present ther, att the leste, all the heedes or to take a copy

deacons must clerics, of whatever sort

> of them; and must report all

convents), are

informed of these orders,

^{*} lf. 263 bk. 1 'bede'. church, i. e. parson.

i.e. the clergy of every Rural recalcitrant clerics, ² See note 1, p. 216.

³ persone = persona, rector of a Deanery.

seniours of euery religiouse house of men, And the prystes of religiouse houses of women.

These saide wrytinges that I nowe sende you ar subscribed manibus Episcoporum.

This cause ye to be doon spedyly thrughoute your office, And 5 offre an example of the saide wrytinges vnto euery priste that will write them oute.

[Second Letter: 1536 (?).]

commende me in harty wise vnto you: And where I sent vnto you, the laste yere, my lettres, with certayne wrytinges inclosed in the same de modo predicandi et in sermonibus orandi, 10 with many other Instruccions in the same, whiche I doubte not butt ye haue in your good remembraunce and also in your custodye, Commaundinge you to giue notyce and knowledge thereoff vnto all the clergie within your Archedeaconry, as well exempte as nott exempte, And that if ye didde knowe any 15 persone to refuse that ordre, or otherwise behave hym selffe, to give me knowledge thereof: yett, that commaundement nott withstandinge, I am enformed that some temerouse, presumptuouse, and vndiscrete persones there be within your office that dothe to the contrary.

And in ther sermondes dothe treate and dispute suche opynytive matters and doubtes as dothe radre gendre contraryetie and dissencion, than necessarye thinges apte for his audience or for the encrease of vertue and truthe,

And many of them nott auctorized to preache, And yett ar, 25 by you and the curates, permytted and suffrede, contrarye vnto the said commandement.

In consideracion whereof, I chardge you frome hensforthe to have suche an eye, dyligent oversight, and inquyrye in these premysses, that I maye with spede be certefied by you the 30 names, aswell of all suche as hathe transgressed the saide ordre and commaundement, as of them that dothe preache any contencyous doubtefull matters, or without authoryte;

And also of all suche curates that dothe admytte or suffre any suche nott auctorized persones to preache within ther 35 chirches; And all suche as settithe forthe the busshope of

licence; the names of all incumbents who allow unlicenced preachers to preach in their church; and the names of all who advocate the Pope's Supremacy.

John Longland, bishop of Lincoln, makes his moan to his Archdeacons, that his instructions as to sermons and biddingprayers have been generally set aside:

that many licensed preachers openly handle controversial topics;

and many clerics, not licensed to preach, are allowed by incumbents of parishes to preach in their churches. The Archdeacons must report to the

The Archdeacons must
report to the
bishop the
names of all
preachers who
transgress the
bishop's order
by preaching
on controversial points,
or without
licence: the

Rome his vsurped iurisdiccion or authorytie, if any suche be, To thintent suche transgressours maye be knowen and ordrede accordingely.

And that ye give especiall commaundement to all 5 curates frome hensforthe to noote in a bill the names of euery oon that shall hereafter preache within ther chirches, and by whose authorytie they doo come, And howe they doo vse ther selues in ther sermondes; And to certefye you by ther wrytinges oones euery terme: 10 And you to sende vnto me, or to my chancelour, ther saide certifycates, to thintent itt maye be knowen howe euery oon dothe vse them selves.

Thus fayle ye nott to doo with spede, as ye will aunswere therunto.

Every incumbent must in future keep a 'Preachers' Book', in which he is to record the name of every stranger who preaches in his church, with said stranger's licence to preach, and the subject he handled. The Archdeacons are to send to the Bishop a quarterly summary of the entries in the 'Preachers' Book' of every parish.

L: Lease, 1535, of the estate at Cropredy, Oxfordshire, belonging to the prebend of Cropredy in Lincoln Minster.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 283 to lf. 284 bk. The provisions as to security are exceptionally precise. The special proviso as to the place of payment attests the insecurity of the roads, then infested by footpads and mounted highwaymen. The landlord avoids the risk of being robbed of the rent in its conveyance to his house from the place where the estate is, and imposes on the tenant the liability for its safe carriage.

[I. Full Text of the Indenture.]

This Indenture made the xxth daye of ffebruarye In the Indenture, xxvijth yere of the Raigne of our soueraigne lorde kynge 27 Henr.VIII henry the eight

Cropredy Betwene Master Richard Wolman, clerke, pre-Richard Wolprebende bendary of the prebend of Croperedy in the countie dary, leases to of oxon of the oone partye, And william gifforde of George Gifford Indentura. 20

thrope moundyvyll in the countie off Northampton and george (of Thorpe Gifforde brother vnto the said william gifforde, gentlemen, of Mandeville, Northamptonshire), the other partye,

Witnessyth that the said master Richard wolman hathe 25 demysed graunted and to fferme lett, And by these presentes dothe demyse graunte and to fferme lett, vnto the aforesaid

(1535/6), by which

Cropredy,

(but reserving the woods, the spiritual jurisdiction, and the advowson.) for 30 years,

his prebend of william gifforde and george gifforde, his said prebend of Cropredy, with all the houses messuages landes Rentes tithes and all other oblacions emolumentes and prouffettes therunto belongvng, reputed, and taken as parte and parcell of the same prebend (as 1 woodes, the spirituall iurisdiccion, the advouson 5 and gifft of the vicarage of Cropredy aforesaid, to the said master Richard and his successours excepted and reserved);

To have & to holde the foresaid prebend, houses. Rentes. tythes, and all other emolumentes and prouffettes aforesaid (except before excepted), to the said william gifforde and george 10 gifford and to ther assignes, ffrom the ffeaste of thannunciacion of our lady next ensuyng after the date hereof vnto thende and terme of Thyrtie yeres then next ffollowyng ffully to be complet and ended.

at the yearly rent of £50, payable halfyearly.

yeldyng and payng therfore yerely duryng the terme aforesaid 15 vnto* the said master Richard wolman and to his successours ffyfty poundes sterlinge att twoo ffeastes in the yere, that is to saye, att the ffeaste of saincte Michaell tharchangell and thannunciacion of our blessed lady saincte Mary by euen porcions, or within three wykes next after every of the said ffeastes, The 20 same Rent to be payd yerely duryng the liffe of the sayd master Richard wolman att the mansion houses of the said master Richard within the towne of westminster in the countie of Middlesexe.

[Special proviso as to place of payment.]

Power of reentry reserved. if rent remain unpaid.

And if itt happen the said yerely Rent of ffyfty poundes or 25 eny parte therof to be behynde vnpayde in parte or in all vnto the said master Richard wolman duryng his liffe att the said mansion house within the said towne of westmester after env of the foresaid ffeastes in whiche itt ought to be paide by the space of three monethes, or after the decesse of the said master Richard 30 woleman to be behynde vnpayd vnto eny of his successours by the foresaid tyme and space of three monethes & a daye, att the parische chirche of Cropredy aforesaid, that then and ffromthensforthe ytt shalbe laufull vnto the said master Richard woleman, and his Successours, into the said prebend and all other 35 the premisses afore letten, And into every parcell therof, to reentre And the same to repossede and iniove as in his or ther former

^{* 1}f. 283 bk.

^{1 &#}x27;as' is an error of transcription, possibly for 'all'.

estate, these indentures or eny thing therin conteyned to the contrary notwithstondyng.

And alsoo the said william and george couenauntyth and The lessees graunteth and ether of them Seuerally couenaunteth and undertake to pay regularly to Lincoln Minster the with the said master Richard woleman and his successours that dues payable to they the said william Gyfford and George gifforde ther executours prebend. and assignes shall verely duryng the said terme of thirtie veres att the proper costes and chardgies of the said william and 10 george, bere, content, and paye aswell A certyn yerely pension or annuell Rent called a sept disme yerely goynge out of the said prebend vnto the deane and Chapitour of the Cathedrall churche of lincoln, As also all other chardgies whiche of olde tyme hathe bene due and customably payd vnto the deane and chapitre of 15 the said chirche of lincoln And of all the same shall clerly acquyte and dischardge the said master Richard and his successours duryng the said terme.

And that the said william and george, ther executors and The lessees are assignes, att ther own propre costes and chardgies, shall yerely charges of 20 duryng the fforesaid terme of xxxti yeres repare vpholde mayn-repairs and fencing, tene and susteyne all the houses and buyldynges of the said prebende in all maner of Reparacions, And in all hedgyng and dychynge belongyng vnto the said prebend or eny parte therof, And the same houses byldynges hedgys and dyches, soo suffy-25 cyently repared maynteyned and susteyned, in the ende of the said terme of yeres shall leve and yelde vppe, Except in gret tymber whiche the said master Richard and his successours att but where the resonable requeste of the said william and george, and ether such repairs of them, there executours and assignes, shall ffynde and delyuer great timber, that timber is 30 att his or there propre costes and chardgies duryng the said to be supplied terme when and as often as nede shall requyre.

Provyded allwayes that itt shall not be laufull vnto the said No tree to be william and george, nor to ether of them, ther executors, or licence preassignes, att eny tyme within the foresaid terme of thirtie yeres viously obtained from 35 to ffell, cute downe, or carry away, eny tree or trees standyng the lessor. or growyng in or vpon eny of the premisses to them before lett, withoute the lycence and consent of the said master Richard woleman or of his deputye duryng his liffe, And (after his discease) of his Successours ther, therein before hadde and obtevned.

by the lessor.

If either lessee die during the term of the lease, the survivor must find a sufficient surety to enter into bond of £66 13s. 4d. for the due payment of the rent and the due fulfilment of the lessees' further covenants.

Provided allwayes, and the said william and george covenaunte and graunte and ether of hym by them selffe (sic) couenaunteth and graunteth for him and his executours by these presentes to and with the said master Richard woleman and his successours that if itt happen ether of the said william and george to dye 5 within the said terme of thirtie yeres that then the Suruiuour and longer lyuer of the said william and george within cone quarter of a vere next after the decesse of hym that ffirste dothe soo decease shall ffynde vnto the said master Richard woleman or his Successours for the tyme beynge oone other hable & 10 suffycyent * person to be bounde with hym that dothe soo survive Iovntly and Seuerally vnto the said master Richard wolman, or to his successours, in the some of oone hundreth markes sterlinge, aswell for the true contentacion and payment of the said yerely rent off ffyfty poundes to be due and payable 15 after the decesse of hym that soo dothe ffirste decease duryng the Residue of the fforesaid terme of yeres whiche shalbe then to come, As also for the true performance of all and every the conenauntes grauntes and agrementes comprised in this indenture, whiche vpon the behalf of the said william or george soo 20 survyvinge shalbe then to be performed and kept.

If the second lessee die during the term of the lease, a fresh surety is to be found, under the same conditions,

Provyded alsoo, and the said william and george couenaunte & graunte and ether of them by hym selffe covenaunteth and graunteth for hym and his executors to and with the said master Richard woleman and his successours that, if itt fortune 25 the said william and george bothe to decease duryng the foresaid terme of thirtie yeres, that then the executours administratours or assignes of the survivor of the said william or george, within one quarter of A vere next after the decease of the survivour of the said william and george, shall ffynde vnto the said master 30 woleman or his successours for the tyme beynge oone other suffycyent hable and laufull person, whiche with the said executours, admynystratours, or assignes of the foresaid survivour of the said william and george, shalbe bounde Ioyntly and seuerally vnto the said master Richard wolman or to his 35 successours for suche [time] beyng in the sume of one hundrith markes, as well for the true contentacion and payment of the annuall rent of ffyfty poundes to be [due] and payable after the

decesse of the longiste lyver of the said william and george duryng the residue of the foresaide terme of yeres then to come, As also for the true execucion and performance of euery of the foresaid couenauntes, grauntes, [and] agrementes com-5 prised in this indenture beyng then vpon the behalf of the said executours admynystratours or assignes duryng the residue of the foresaid terme of yeres to be performed fulfylled and kept, According vnto the purporte and effecte of this indenture. And soo euery executor, admynystratour, assigne or graunte1 of to the premisses before letten or of eny parcell therof ffrom tyme to tyme afterwarde shall ffynde like suerty vnto the said master Richard woleman and his successours after the decease of eny suertye whiche shalbe bounde as is before said and after 2 ffortune to decease within the said terme of yeres, Soo that ther

15 shall twoo suffycyent persons ffrom tyme to tyme staunde so that the allwayes bounden in the foresaid some of oone hundrith markes always have ffor the payment of the said annuall Rent of ffyfty poundes att the guarantee of two sufficient the dayes and places before lymytted, And for the performance sureties. of all the couenauntes grauntes and agreementes before expressed, 20 accordynge vnto the true meanyng and intent of the said

partyes.

And ffurthermore the said Master Richard woleman coue- The lessees naunteth and graunteth, that if the said william gifforde & gave a bond to george gifforde, ther executours and assignes, on this 3 or ther of £66 13s. 4d. 25 parte or parties doo well and truely content and paye yerely fulfilment of vnto the said master woleman the fforesaid annuall Rent of the covenants ffyfty poundes att the aforesaid mansion house of the said master this Indenture. Richard wolman in the towne of westminster within the fforesaid tyme of three monethes next after ether of the said dayes 30 of payment; And if the said master Richard woleman fortune to dve within the said terme of xxxti yeres, And, after that, the said william and george and ther assignes doo well and truely content and paye the said Rent of ffyfty poundes and euery parte therof vnto the Successors of the said master Richard att 35 the dayes before lymytted or within three monethes and oone daye then next ffollowing att the chirche in Croperedy before said; And observe, performe, fulfyll and kepe, all and euery the

for the due

^{1 &#}x27;graunte', i. e. 'grantee'.

^{3 &#}x27;this' by a slip for 'his'.

^{2 &#}x27;after', i. e. afterwards.

other couenauntes grauntes and agrementes comprysed in this Indentures whiche on the behalf of the said william and george ther executours *and assignes ar to be observed, performed, fulfylled, and kepte, accordyng vnto the purporte and effecte of this indenture, that then a obligacion aforesaid berynge date in 5 the daye of thise presentes wherin the said william and george ar and stande bounden vnto the said master Richard woleman and his successours in the sume of oone hundreth markes to be voyde and of none effecte orels to stande in his full strenghe vertue and power.

In witnes wherof the parties abovesaid to thiese indentures interchangeably haue sett ther seales.

Yoven the day and yere abovesayd.

[II. Summary of the Confirmation.]

Bishop John Longland's confirmation made use of the same formula as above, p. 173; but the blank spaces left for place and date of affixing his seal have not been filled in.

Et Nos Iohannes, permissione diuina, lincolniensis Episcopus, Concessionem, dimissionem, et locacionem, Ceterasque conuen- 15 ciones, in indenturis presentibus annexis specificatas, ratas habentes et gratas, Eas pro nobis et successoribus nostris, quantum in nobis est, ratificamus, approbamus, et confirmamus pro terminis et annis in eijsdem specificatis et expressis, iuxta omnem vim, formam, et effectum concessionis, Dimissionis, 20 locacionis, et conuencionum huiusmodi. Iuribus, &c. . . . Datum [. . .] die mensis [. . .] Anno domini Millesimo quingentesimo xxx [. . .].

LI: Lease, 1536, of St. John Baptist Hospital, Mere, Lincolnshire.

The Hospital not being legally a body corporate, the Warden for the time being could grant no lease which would be binding on his successor; and, therefore, in order to effect a valid lease for years, he had to call in, exactly as a prebendary had, the dominating authority of the bishop. The stipulations as to re-modelling of the buildings deserve special attention. So also those as to legal proceedings to be taken to repel encroachments on the estate.

From bishop John Longland's Register of Memoranda at Lincoln, If. 272, lf. 272 bk., lf. 273.

Mere hospital (an extra-parochial place) was founded at Dunston (southeast of Lincoln city) by Simon de Roppele before A. D. 1246. The Mastership was in the gift of the bishop of Lincoln, or, if the see were vacant, of the Dean and Chapter of Lincoln. After the Reformation, the property was settled on Lincoln Grammar School,-Dugdale, Monasticon, vi. 766; Victoria County History (Lincolnshire), ii. 233.

[I. Full Text of the Indenture.]

* / Phis Indenture made the xxiijti day of Apriell In xxviijth Indenture, L yere of the raigne of our moste dreade souereigne Lorde 23 April, 28 Henry VIII henry the viijth, kyng of Ingland, of ffrance, defendour of the (1536), by which John faith, lorde of Irland, And in the Erthe supreme Lounde, War-Hospitalis hede of the churche of Ingland,

de Mere

Betwyne Sir Iohn Lounde of mere in the countie leases to Thomas Hall, Indentura. of Lincoln, chapeleyne and keper of thospitall of of Coleby, Lin-Saynct Iohn baptiste of mere before said, of the oon partie,

And Thomas Hall off Colby besyde Navenby in the said hospital of 10 countie of Lincoln, gentleman, of that other partye,

Wytnessythe that the forsaid Ser Iohn Lounde, chaplayne and keper of the sayd Hospytall, hathe graunted dymysed and to fferme letten and by these presentes grauntyth dymysyth and to fferme lettyth to the fforesaid Thomas Hall his manour 15 and hospitall of Mere beforesaid with allmaner of landes, rentes, Closes, medowes, pastures, ffennys, ffedynges, sheipe-gaittes, ffyshinges, woodes, rentes, prouffyttes of courtes and lettes,1 of ffynes, Amercyamentes, wayffes, extrahies, with all and singuler rightes, avauntagies, and commodyties to the same manour and 20 hospitall in env wise apperteyning or belonging.

Excepte and reserved allway to the said chaplayne & keper (but reserving, and to his Successours keapers and chaplayns of the said the Warden hospitall for the tyme beyng oone honest Chamber with for the time being one good A Chymney in the same ffor the lodgyng of the said Chaplayne room with a 25 and keaper and his seruaunte, with stable Rome for twoo himself and horses and Lytter for the same horses att suche and all tymes his man-servant, and as he shalbe resydent and abydyng vpon the same hospitall.

To have and to holde the said maner and hospitall, with the two horses,

den of Mere Hospital, colnshire, the manor and St. John Baptist, Mere,

for the use of fire-place for stabling and litter for their

when the Warden is at Mere), for 21 years,

at the net yearly rent or £5 6s. 8d., payable halfyearly.

Lessee is to pay all quitrents, and all charges (ordinary or due by the Hospital & First-fruits, for which the Warden is to Lessee is to be

Lessee is to have power to alter the buildings into the form most convenient for himself, provided the buildings at the end of the lease are sufficient.

Lessee is to

and grounde within the syte of the fforesayd hospytall, meite, 35 necessary and convenyent for the same, well and suffycyently

* lf. 272 bk.

appurtenaunces, and other the premisses, except before except, to the sayd Thomas hall and his assignes, ffrom the day of the date of theis present Indentures vnto the ende and terme of Twentie and oone yeres then next and immediately ffollowing, ffully to be accomplyshyd and endyde.

Yeldyng and paying yerely duryng the said terme, for the same, to the sayd Ser Iohn Lounde and to his Successours, Chaplayns and keapers of the sayd hospitall, ffive poundes six shillinges and eight pense of good and Laufull money of Englande att the ffeastes of Sayncte mychaell tharchangell and thannun- 10 ciacion of our lady yerely by euyn porcions to be payd.

Also, the foresaid Thomas hall dothe couenaunte and graunte that he his executors and assignes shall beare & sustevne the chardges of all and synguler paymentes of owt rentes and other extraordinary) resolucions (aswell ordynary as extraordinary), Excepte the 15 yerely payment of the kinges tenthe[s] and of the ffirst ffructes of (except Tenths and for the same hospitall whan soeuer they shall chaunce to be due, whiche tenthes & ffirst ffructes shall alway be paid by be responsible), the said Chaplayne and keaper and his Successours.

And, moreouer, the said Thomas hall his executours & assignes 20 solely responsible for repairs, shall beare & susteyne the chardges of all and singuler reparacions to be maide in & vpon the sayde hospitall and of the howses and byldynges belongyng to the same, at his and there propre costes and chardges, duryng the said terme; and in the ende of the said terme the said Thomas his executours and 25 assignes shall leiffe and give vp the said hospitall suffycyently reparyd, as is beforesaid.

Neuerthelesse itt is couenaunted & agreed betwyne the said

shall and may have power and libertye to allter and chaunge 30

parties that the foresaid Thomas hall his executors or assignes

& transforme the howses and buyldynges of the said hospitall

att his or thaire * own will and pleasour, and for his and thaire

moste prouffite and commodytie, soo and forsean allway that he

and they leiff suffycyent howses & buyldynges vpon the soylle

repayred, as is beforesayd. Also, itt is couenaunted & agreed betwyne the said parties

that the fforesaid Thomas hall his executors & assignes shall have power to and may at thaire own proper costes & chardges diche, hedge, ground at his and quyksett the groundes & soille belongyng to the said pleasure, but to be personhospitall att Mere to his and thaire moste prouffit, so & fforesean ally answer-5 allway that the sayd Thomas hall his executors and assignes do violate the not therby offende the kynges statute in suche case prouided recent Statute which forbids by convertyng of landes lately vsed in Tillaige into pasture, converting contrary to the tenor of eny suche statute: but if eny suche arable into thing there be don it shall allway be att the peryll & chardge 10 of the said Thomas hall his ex[e]cutours and assignes duryng the said terme.

Moreover, the said Thomas hall his executours and assignes The lessee is shall take and haue, duryng the said terme, to and for thaire sonable use of necessarye ffewell, reparacions, and buyldynges, woode & Tymber, wood and timber for 15 aswell in Mere okes as els where, soo that the same be spente fuel, for reoccupyed & imployed vpon the same hospitall & in no other buildings on place, withoute eny Escrippe or waste to be made of the the lands of the Hospital. same in eny wise by the said Thomas hall his executours or assignes.

20 Also, itt is covenaunted & agreed vpon the partie & behalf The lessee is of the foresaid Ser Iohn Lounde, that he shall allway duryng to bear the charge of any his interest in the fforesayd hospitall commense mayntayne & lawsuit that may be needed iustvfve in his own name all and singuler laufull accyons sewttes to resist future and pleys, and defend the same, for the conservacion of the abstraction of Hospital 25 rightes of the said hospitall and of eny parcell of the same, lands, or to recover lands and for the recoueryng agayne of the landes rentes and other already abrightes ffrom the sayd hospitall heretofore withdrawen and stracted. But, taken away, And the costes & chardges in the lawe of the same to be raised in regard to any sewtes shall allway be boren & susteyned at the propre costes lands which 30 and chardges of the said Thomas hall his executours & assignes; the lessee may so recover for And, for and yn recompence of the same costes & chardges, the the Hospital. said Thomas hall his executors and assignes shall have and inioye the sayd landes rentes and other rightes so laufully to be recourred as parcell of his said ferme duryng the foresaid 35 terme of xxjti yeres.

And if it happen the sayd yerely rent of vli vjs viijd to be Right of disbehynde & not payd in parte or in the hole by the space of traint is reffourty dayes next after eny of the said feastes when it owght be not to be payd, then itt shalbe laufull to the said Ser Iohn Lounde, paid.

Chaplayn and keaper of the said hospitall and to his Successors, chaplayns & keapers of the same, to entre & distrayne ffor the said yerely rent & for eny parte & parcell of the same so beyng behynde & not paid as is before said, with tharreragies therof, if eny suche there be.

Right of reentry is reserved, if distraint prove insufficient to recover the rent.

And if itt happen the said yerely rent of vli vjs viijd to be behynde and not payd, in the parte or in the hole, by the space of floure monethes next after eny of the said fleastes when itt owght to be payd as is beforesaid, if it be Asked at Mere beforesayd and no suffycyent distresse there flounden, That then to it shalbe laufull to the said ser Iohn Lounde Chaplayne & keaper [oper the sayd Iohn hall] and to his Successours chaplayns and keapers of the same to reentre to the same Manour & Hospitall of Mere beforesaid with oper the premisses and appurtenaunces beforesaid, And the said Thomas hall his to executours & assignes to put oute & expell ffrom pe same, this present Lease or Indentures in enywise not withstandyng.

In Wytnes of all and synguler premysses, either of poparties about about about about this presente Indentures interchaungeably haue put there Seales, the day & yere about wrytten.

20

[II. Full Text of the Confirmation.]

John Longland, bishop of Lincoln, approving of the above lease as set out in the Indenture,

(reserving the rights of his See and of Lincoln Minster),

attaches his seal ad causas to the Indenture, at his lodging in Old

Et nos Iohannes, permissione diuina Lincolniensis episcopus, ex certis causis nos in ea parte iuste mouentibus, Concessionem, dimissionem, et locacionem, in indenturis presentibus *annexis specificatas, ratas habentes et gratas, eas pro nobis et successoribus nostris, quantum in nobis est, ratificamus, approbamus, et ²⁵ confirmamus pro terminis in eijsdem expressis, iuxta omnem vim formam et effectum Concessionis, dimissionis, et locacionis huiusmodi (Iuribus nostris episcopalibus, et ecclesie nostre Cathedralis beate marie Lincolniensis consuetudinibus ac dignitate in omnibus semper saluis).

In Quorum quidem ratificacionis, approbacionis, et confirmacionis fidem et testimonium, Sigillum nostrum ad causas presentibus apponi fecimus. Datum in hospitio nostro apud

^{* 1}f. 273.

¹ These words are not only inserted in error, but are erroneous in themselves.

vetus templum London xxviijmo die mensis ffebruarij, Anno Temple, domini Millesimo Quingentesimo xxxvjto, Et nostre consecra- 28 February, cionis anno decimo Sexto.

LII. Lease, 1536, of the estates of the prebend of Carlton Kyme (otherwise called the prebend of Carlton cum Dalby) in Lincoln Minster.

From bishop John Longland's Register of Memoranda, lf. 282 bk., and 1f. 283. This lease brings into prominence an especially bad feature of all impropriated parishes where no provision had been made for a permanent vicar. The impropriator, whose only interests were to get as large a rent as he could, and to spare himself trouble as to his statutable church liabilities, made his bargain with his tenant that the tenant should be wholly responsible to the archdeacon and bishop for supply of the cure. Inasmuch as the lessee was, in most cases, the principal man in the place, there was little opening for criticism or complaint on the part of the parish.

[II. Full Text of the Indenture.]

This Indenture made the xxijth day of Iune In the yere of Indenture, L our lorde god A thousand flive hundreth and xxxvjth,

Carlton kyme prebende Indentura.

Witnessyth that master william ffleshe-William Fleshemonger, monger prebendary of Carlton kyme in the prebendary of cathedrall churche of Lincoln hath graunted Carlton cum demysed and to fferme letten vnto Thomas to Thomas

10 dymmoke, esquyer, his prebend of Carlton kyme aforesaid his whole (otherwise called the prebend of Carlton cum Dalby), with all prebend, houses theron buylded, glebe Landes, medowes, pastures, communes, ffedynges, places, tythes, oblacions, Rentes, pensyons, proffettes, and all other and singuler commodyties and aduan-15 tagies, with ther appurtynaunces, in eny maner of wise to the

said prebende or eny parte or porcion therof belongyng or apperteynyng, in the countie of lincoln, in as ample and lardge maner as euer the saide Thomas dymmoke or eny other ffermours of the said prebend euer hadd vsed or occupyed the same.

To have and to holde the said prebend and all other and for 40 years, singuler the premisses with ther appurtynaunces in the countie aforesaid vnto the said Thomas Dymmoke, esquyer, his executors, or assignes, ffrom the ffeaste of saincte Michaell tharchangell

22 June, 1536, by which

next commyng after the date herof vnto the ende and terme of ffortve veres then next and immedyatly ffolowyng and ffully to be complette,

at the yearly rent of £5 6s. 8d. payable halfyearly.

Yeldyng and payng therfore yerely vnto the said william ffleshmonger, prebendary aforesaid, and his Successours, ffive 5 poundes sex shillinges and eight pence of laufull englishe money: that is to say, att the ffeastes of thannunciacion of our lady and sainct Michaell tharchangell by euen porcions.

The lessee is also to provide a priest to serve the cure at North priest to serve the cure at Dalby.

And more-ouer, the said Thomas dymmoke couenaunteth and graunteth to and with the said Master william ffleshemonger, 10 and his successors, that he and his assignes shall yerely duryng Carlton, and a the said terme ffynde twoo prestes to syng seuerally, oone at Carlton kyme, And the other att Dalby aforesayd, And to mynyster sacramentes and sacramentalles ther, att 1 his or there propre costes and chardgies. 15

Lessee to pay regularly all dues payable to Lincoln Minster.

And also shall paye yerely to the deane and Chapitour of the cathedrall churche of Lincoln all sepdismes and mynystracions, by the prebend that is to say, xxj s. v d., And for the admynystracions iij s. ij d., due of and for the sayd prebend duryng the said terme.

Lessee to be responsible for repairs, and to leave the prebendal property in good repair at the end of the lease.

And also the said thomas Dymmoke couenaunteth that he 20 and his assignes shall stande chardgied with thacke, morter, and wallyng of all the said mansions of the said prebend duryng all the said terme, att his and ther costes * and chardgies, And soo suffycyently repayred with thacke morter and wallyng att the ende of the said terme shall leve them.

Power of distraint reserved if rent be not duly paid.

And if itt happen the said Rent of vli vjs viijd to be behynde and not paide att eny of the said ffeastes that itt ought to be payd att And after by the space of xvth dayes, That then itt shalbe laufull vnto the said master william ffleshmonger clerke and his successours to entre and distreyne And the distresse so 30 taken laufully to dryue carry awaye and empounde. And the same to witholde vnto suche tyme as he or they of the said Rent with the arreragies and the costes ffor the withholdyng of the same be fully content, satisfyed, and payd.

Power of reentry reserved if rent be long overdue.

And if itt happen the said Rent or eny parte or parcell therof 35 to be behynde and not paid att eny of the said ffeastes that itt ought to be payd at And after by the space of cone moneth, And noo suffycyent distresse ther to be flounde, Than itt shalbe

^{* 1}f. 283.

¹ i. e. the lessee is to pay the parish-priests.

liefull vnto the sayd master william ffleshmonger and his successours into all the premisses to reentre And the same to have and holde as in ther ffirste and former estate, And the same thomas dymmoke and his assignes to expell amove and put oute g for euer, This Indenture or eny thing in the same conteyned to the contrarye in enywise not withstondyng.

In wytnes wherof the said parties to thiese present indentures interchangeably haue sett ther seales the daye and vere abovewriten.

[II. Full Text of the Confirmation.]

Et nos Iohannes, permissione diuina Lincolniensis episcopus, John Longconcessionem, dimissionem, et locacionem, Ceterasque conuen-of Lincoln, ciones in indenturis presentibus annexis specificatas, ratas approving the above lease, habentes et gratas, Eas pro nobis et Successoribus nostris, quantum in nobis est, ratificamus, approbamus, et confirmamus, 15 pro terminis et annis in eijsdem specificatis et expressis, iuxta omnem vim formam et effectum concessionis, dimissionis, locacionis, et conuentionum huiusmodi (Iuribus nostris Episco- but reserving palibus et successorum nostrorum, ac ecclesie nostre cathedralis his see and of beate marie lincolniensis consuetudinibus, dignitate, et honore, Lincoln Minster, 20 in omnibus semper saluis.

In quarum quidem ratificacionis, gratificacionis, approbacionis, attaches to et confirmacionis fidem et testimonium, Sigillum nostrum ad his seal causas presentibus apponi fecimus. Datum in Castro nostro ad causas, at Sleaford apud Sleforde, quinto die mensis Septembris, Anno domini Castle, 25 Millesimo quingentesimo xxxviijuo, Et nostre Consecrationis ⁵ Sept., 1538. Anno xviijuo.

LIII: Celibate vow, 8 September, 1536, by Agnes Wigston, widow, of Leicester, taken before John Longland, bishop of Lincoln, in the chapel of Buckden manor, Huntingdonshire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 269 bk. The vow is attested by the 'mark' (i. e. sign of the cross) made by the witness, who apparently could not write.

* Memorandum, quod octavo die mensis Septembris, anno domini Millesimo quingentesimo xxxvjto, in capella infra Manerium de bukden, coram Reuerendo in christo patre et domino, domino Iohanne, permissione diuina Lincolniensi [episcopo], celebrante, Agnes wigston de Leycestre professa est solempniter votum castitatis vidualis in hec verba:

I, Agnes wigston, wedowe, nouther disponsed ne contracted 5 to eny man, butt single woman, with suffycyent deliberacion, with a good contynuance of tyme hadd, doo here promysse and make myn avowe, to god, and to our lady, and to all his sainctes: In presence of you, Reuerend ffadre, my lorde Iohn bisshoppe of Lincoln myn ordynary, ffull purpose, ffrom this day fforwarde, to to kepe viduall contynence and chastyte, In the name of the ffadre, and of the sone, And of the holye gooste. Amen. And in wytnes of this my profession I doo signe this bill with my own hand, +.

LIV: Lease, 1536, for 51 years, of the prebend of Welton Brinkhall, Lincolnshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 271 and lf. 271 bk. Brinkhall was a manor in Walton parish, near Lincoln.

[I. Full Text of Indenture.]

Indenture, 29 September, 28 Henr. VIII (1586), by which John Harden, prebendary of Welton Brinkhall, leases his prebend to Gawen Skelton of Welton.

This Indenture, made the xixth day of Septembre the xxviijth 15 yere of the Raigne of kyng henry the viijth, betwixt master

* Welton brynckehall churche of Lincoln and prebendary of the prebend of welton brynkhall within

the Countie of Lincoln of the oone partie, And Gawen Skelton 20 of welton in the sayd Countie yoman of the other partie:

Wytnessyth that the said master Iohn harden hath dymysed graunted and to fferme latten to the said gawen Skelton his foresaid prebend, with all and singuler houses, tythes, Rentes, libertes, and other commodyties and proffettes therto belongyng, 25

for 51 years,

To haue, holde, and occupye the sayd prebend with all the premysses therto belongyng, vnto the sayd gawen Skelton and his assignes, ffrom the feaste of thannunciacion of our lady last past afore the date hereof vnto thende and terme of ffyvehty and oone yeres then next and immedyatly ffolowyng fully to be 30 complett & ended,

yeldyng and payng therfore yerely, vnto the foresayd Master at the yearly Iohn harden and his Successours or assignes, five poundes of payable halflefull money of England att twoo termes in the yere, that is to yearly. say att Whitsonday & saintte Martyn * in Wynter, by even 5 porcions, att Oxforthe in the Colledge of Brasynnose to the pryncypall or oon of the ffelowes of the said place duryng the naturall lyve of the said master Iohn harden.

And the foresayd gawen promysyth, and by thiese presentes The lessee is graunteth that he and his assignes shall yerely supporte mayn-responsible for repairs. 10 teyn and beyre all maner costes and chardges of thakke and mortar to the houses (with thappurtenaunces) to the sayd prebend belongyng, duryng all the said terme of ffyvehty & oone yeres; And, in thende of the sayd terme, them suffycyently repayred shall leve at their propre Costes and chardges.

And the sayd master Iohn harden couenaunteth and graunteth Lessor is to to and with the foresaid Gawen Skelton that he 1 and his Suc-pay all ordinary charges cessours shall yerely pay, supporte, and maynteyn all other due by the chardges belonging to be said prebend duryng all the terme beforesayd.

And if itt ffortune the said Rent of ffive poundes in parte or Power of disin the holle to be behynd vnpaid after eny of pe foresayd ffeastes traint reserved, if rent that itt owght to be payd att by the space of oone moneth, be unpaid. than itt shalbe lefull to the sayd master Iohn harden and hys Successours into the sayd prebend and every parcell therof to 25 enture and distrayne And the dystresses soo taken to leyde, dryue and Carry away and them to hold and occupye to suche tyme as the sayd Rent with costes and chardgies made aboute the same then be fully contentyd, Satysfyed and payd.

And Iff itt ffortune the sayd Rent in parte or in the hole be Power of 30 behynd vnpayd after eny of the said ffeastes that itt owght to re-entry reserved, if rent be paid att by the space of three monethes, or the said Repara- be long withcions nott suffyently 2 don, That than itt shalbe lefull to the not done. fforsaid master Iohn Harden, and his Successors, into the beforesayd prebend, with thappurtenaunces, to Re-enture and 35 into there handes the same to take ayen as in there fformer

^{* 1}f. 271 bk.

¹ The statement of the deed is unusual, but precise. The lessor, not the lessee, is to pay charges.

² sic in MS., but perhaps only because a letter is dropped, not because of an unusual form.

Astate, And the said Gawen Skelton and his assignes ffrom the same to expell, put-forthe and remoue away, This Indenture or eny thing therin conteyned to the contrary not-withstondyng.

In Wytnes wherof the parties abovesayd to thies Indentures haithe interchaungeably putt there Seales, the day and yere 5 above sayd.

[II. Full Text of the Confirmation.]

John Longland, bishop of Lincoln, approves of the terms of the lease, Et nos Iohannes, permissione diuina Lincolniensis episcopus, ex certis causis nos in ea parte iuste mouentibus, Concessionem, dimissionem, et locacionem in indenturis presentibus annexis specificatas, ratas habentes et gratas, eas, pro nobis et Successoribus nostris, quantum in nobis est, ratificamus, approbamus, et confirmamus, pro terminis in eijsdem (sic) expressis, iuxta omnem vim, formam, et effectum concessionis, dimissionis, et locacionis huiusmodi (Iuribus nostris episcopalibus, et ecclésie nostre Cathedralis beate marie Lincolniensis consuetudinibus 15 ac dignitate in omnibus semper saluis).

(reserving all rights of his see and of Lincoln Minster),

and attaches his seal ad causas, in his lodgings at Old Temple, London, 23 February, 1536/7.

In Quorum quidem ratificacionis, approbacionis, et confirmacionis fidem et Testimonium, Sigillum nostrum ad causas presentibus apponi fecimus.

Datum In hospitio nostro apud vetus Templum, London, 20 xxiij^{tio} die mensis ffebruarij, Anno domini Millesimo Quingentesimo xxxvj^{to}, Et nostre Consecracionis Anno decimo Sexto.

LV: Henry VIII's Decree, $153\frac{6}{5}$, abolishing several Festival Days.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 275 bk, and lf. 276.

The trouble about Holy-days was not that there were several of them in each month in the Church Calendar, and that the bells rang for service on these days, morning and evening; but that attendance at such Holy-day services was compulsory on all parishioners, and non-attendance was punishable at the discretion of the Ecclesiastical Courts. Consequently, work on these days, however urgent in the interest of the farm, was contrary to Canon Law, and punishable.

To show the working of the system, I give some examples,

from authentic and unpublished records of Elizabeth's reign, preserved in the official minute-books of the Court of the Archdeacon of Essex. It is to be remembered that, in all such cases of prosecution for working on Holy-days, the odium and the severity of the proceedings went far beyond the actual fine imposed, or the actual apology ordered. There were—

- (a) the Court fees: at least 4d. to the apparitor for serving the citation, and at least 12d. to the Court for hearing the case; and, often, like fees for recording the performance of the order made by the Court, so as to have a formal conclusion of the case;
- (b) the day taken up to attend the Court, which, generally, was held at some centre a long way from the accused man's abode; and the expenses incurred in the journey;
- (c) the disgrace of being herded, on a mere charge of doing work or taking part in athletics, with a crowd of parish offenders, brought into court because of gross offences against decency and morality.
- 7 November, 1586, a young man of Romford was brought into the Court of the Archdeacon of Essex on the charge of 'plaieinge at stoole-bawle on holie Thursdaie last in service tyme, and gave crewell wordes to the churchwardens for demaundinge 12d. of him for his absence from church'. He admitted that he had been at stool-ball that afternoon, but asserted that he had been at Evening Prayer. He was sentenced to pay 12d. to the poor; and (of course) had to pay court and apparitor's fees.
- 5 May, 1592, Richard Jeffercy, of Asheldham, Essex, was brought before the Court of the Archdeacon of Essex, on the charge that he 'had procured company together, and plaied at foote-ball' in Hackwell, Essex, on Easter Monday, in Evening Service time. He pleaded that he 'did not knowe that there was at Hackwell any eveninge prayer' on that day. He was ordered to pay 4d. to the poor of Asheldham.

⁸ May, 1591, Richard Jeppe, of Chignall Mary and James, Essex, was charged before the Archdeacon of Essex, with having carted and carried hay on our Lady Day 1 last. He admitted

¹ Annunciation of the Blessed Virgin (March 25th).

that, on that day, 'a boye of his did fetch home a lyttle have with his carte and horse.' He was ordered:

On Sunday nexte, immediately after the seconde lesson is red at eveninge praier, to come into the bodye of the churche, and, before the minister, to acknowledge his falte, and shew himselfe sorie for that his seruante did breake the queen's law, and promise that there shall not be the like falte committed againe.

On 15 June, 1591, this Richard Jeppe paid 4d. to an apparitor of the court, to have his certificate of having duly made apology (as ordered) put on record.

14 September, 1591, Thomas Sorrell, of Woodham Ferrers, Essex, attended the Court held in Ingatestone Church, to answer the charge that he 'went to ploughe vpon Bartholomew daye¹ last in the forenoone'. He was ordered to pay 2s. to the use of the poor.

Before Henry VIII's decree, the burden of Holy-days was especially grievous, because several of these fell within the busy weeks of harvest, when, in view of the scarcity of food (each harvest being barely sufficient for the needs of the country), and of the uncertainty of the weather, every effort ought to have been made on favourable days to get the grain safely into barn. So far as Henry VIII's Order in Council dealt with this national trouble, it is most laudable. It is even to be regretted that a like measure of relief was not extended to the equally important, and equally weather-troubled, season of haymaking, if not also to ploughing and sowing in years when the weather hampered these works.

If such reasonable relief had been given in these respects, there would have been no need for the abolition of certain distinctive local Festival-days, as by this Order in Council was ruthlessly enjoined.

Every parish had its own two local Holy-days; (i) the day of the patron-saint 2 to which the church was dedicated; (ii) the day of the dedication of the church.

This second festival probably perpetuated, by unwritten but

¹ August 24.

several churches, the exact dedications of which had been forgotten.

² These documents seem to put again on record the patron-saints of

continuous tradition, the actual day of the dedication of the building, as originally consecrated. As a result of Henry VIII's Order the dedication-day of most churches is now irrecoverable.

Two examples of the two parish festival-days may be given:

At All Saints, Oxford, the patronal-day was, of course, November 1, All Saints day; but it is on record that the dedication-day of the church was November 18. At St. Michael's North Gate, Oxford, the patronal-day was September 29 (St. Michael and All Angels), but the dedication-day of the church was October 16, a later St. Michael festival (St. Michael in monte tumba).

The Order in Council appointed (infra, p. 218) four days, one at the end of each quarter, to be 'the foure generall offeryng dayes'. I hazard the opinion that this was done to reduce to uniformity the practice of different churches in keeping their yearly masses in commemoration of their founders and benefactors.

My information about these comes from the *Bursars' Accounts* in the Archives of Lincoln College, Oxford.

At All Saints Church, Oxford, this mass was said once a year, generally about the end of January, but apparently on a day chosen at random each year. The churchwardens, I assume, paid the charges out of the moneys they had in hand.

1506 [beginning of February], recept. in obitu pro benefactoribus ecclesie, 1d. [i. e. the one-penny oblation at the mass.]

1514 [end of November], recept. in anniversario benefactorum Omnium Sanctorum, 5d.

1517 [end of January], recept. pro conductione 1 cere benefactorum ecclesie, 6d.; pro exequiis de benefactoribus ecclesie, 6d.

1520 [late in January], pro Compositione cere in exequiis benefactorum, 12d.; pro oblationibus in missa, 1d.

1525 [late in January], in anniversario benefactorum ecclesie, 1d.; procompositione luminis in anniversario benefactorum ecclesie, 12d.

At St. Michael's, Oxford, this mass was said once a quarter, but, apparently, not on fixed days. The charges for it were generally 3d., viz. 1d. for the offering at Mass, and 2d. for the

¹ i.e. the College allowed the churchwardens to hire the College wax-tapers for use at this mass.

use of the wax-tapers. It is referred to in the College accounts under a great variety of names.

1505 [once in each of the four quarters], in obitu pro ecclesia, 1d.; pro cera, 2d.

1508, in communi obitu, 3d. [about 27 February, 14 May, 23 July, 3 December].

1510 [about 21 January], for the town dyrg, 2d.; [about 17 June] procompositione exequiarum communium, 3d.

1512, in exequiis communibus, pro cera et oblatione, 3d. [about 28 February, 1 August, 28 November].

1513 [about 19 June], for the quarter deryge, 3d.

1517 [about 25 January], pro conductione cere benefactorum, 3d.; [about 21 June], pro obitu benefactorum ecclesie, 3d.; [about 9 August], pro obitu benefactorum ecclesie, 3d.; [middle of December], pro obitu benefactorum ecclesie,

[I. Full Text of Official Covering-letter.]

Tenricus Octauus, dei gratia Anglie et ffrancie Rex, domi-

Breve regium pro abrogacione dierum festiualium.

I nus hibernie, et in terra supremum caput Anglicane ecclesie, Reuerendo in christo patri, Iohanni, Lincolniensi Episcopo, eiusue in absentia vicario suo in Spiritualibus generali salutem. 5. Vobis mandamus quod, immediate post recepcionem presentium, quoddam decretum

per nos et consilium nostrum conceptum & factum, quod vobis mittimus papiro impressum 1 presentibus interclusum, in singulis ecclesijs, tam parochialibus quam alijs, infra diocesim vestram 10 Lincolniensem predictam, quando maior affuerit accessus populi, ex parte nostra publicari et solempniter denunciari faciatis. Et hoc, sicut nobis inde respondere volueritis, diligenter fieri

T[este] meipso apud westmonasterium, xvjto die ffebruarij, 15 Anno Regni nostri xxviijuo.

Reuerendo in christo patri, Iohanni Lincolniensi episcopo, eiusue in absencia vicario suo in spiritualibus generali, de publicacione facienda. pexsall.2

* lf. 275 bk.

1 Note the progress made in the use of the printer's art, as contrasted with p. 195.

2 'Pexsall' is surname of the Clerk of the Privy Council who was responsible for sending out this Order. The clerk's name is thus habitually attached to such Orders, no doubt with a view to checking any Order of which the authenticity was disputed.

Henry VIII, Supreme Head (on earth) of the Church of England, orders John Longland, bishop of Lincoln, to send a printed copy of enclosed Order in Council to every church in his diocese, to be there publicly proclaimed, under pain and penalty, in the fullest people possible curetis. at every place. Dated at Westminster, 16 February,

28 Henr. VIII

(1536/7).

[II. Full Text of the Decree.]

fforasmoche as the nombre of holydayes is so excessyuely The present growen, and yet dayly more and more by mens 'devocion' increasing, (yee, rather, 'supersticion') was like further to number of holy-days, Decretum pro incresse, that the same was (and shuld 1 be) not due to superonly prejudicyall to the commune weale by prejudicial to huiusmodi ⁵ abrogacione reason that itt is occasion as well of moche the nation, materially, dierum slouthe and ydelnes (the very nourishe of festiualium. theves, vagabundes, & of dyuers other vnthrif-

tynes and inconvenyences) as of decaye of good mysteryes 10 & artes (vtile and necessary for the commune weale), and loosse of mans foode (many tymes beyng clene destroyde throught the superstitiouse observance of the said holydayes in not taken 2 the oportunytie of good and serene wether offred vpon the same in tyme of haruest): but also pernytyouse to the soules and spiritu-15 of many men, whiche, beyng intysed by the lycentiouse vacacion & libertie of those holydayes, doo vpon the same commonlye vse and practize more excesse, ryote & superfluyte than vpon any other dayes; And, sith the sabbote day was ordeyned butt and derogafor man's vse, and therfore ought to give place to the necessyte Sabbath-day, 20 and behove of the same whan so euer that shall occure, moche is divinely moche (sic) rather any other holyday institute by man: It is appointed. therfore, by the kynges highnes aucthorite, as supreme hedde Therefore, on erthe of the chirche of England, with the commune assent Henry VIII, with consent and consent of the prelates and clergie of this his realme in of the Convo-25 convocacion laufully assembled and congregate, (emonges other Church, thinges) decreed ordeyned and establisshed

ffirst, that the feast of Dedycacion of the churche shall in all (i) that every places throught-oute this realme be celebrate and kept on the realm shall ffirst sonday of the moneth of octobre for euer, and vpon no observe 1st Su. in Oct. 30 other day.

Item, that the feaste of the patrone of euery churche within (ii) that this realme (called commenly the churche holyday) shall not parishioners ffrom hensforthe be kept or observed as a holyday, as heretofore their 'Church hath bene vsed, butt that it shalbe laufull to all and singuler the anniver-

as its ' Dedimay work on

¹ Notice the ancient (correct) use of the future-perfect subjunctive (or conjunctive) of the auxiliary verb 'shall'. 'Shuld' here, in our pre-

sent diction, = 'might'.

² Note the dropping of the 'g' element in 'taking'. It has dialectical significance.

sary of the special patronsaint of their unless that be a general church holyday.

Holy-days in harvest (here defined to be 1 July to 29 September), and in the Law-terms of the Westminster courts (unless they be holy-days of greater importance), are no longer to be observed.

But all clerics may say their service on those days, only they must not make a great show of doing so, nor force the laity to join them in their observance. Four quarterly days fixed by law, as 'offeringdays'.

persons resident or dwelling within this realme to go to there worke occupacion or mysterye, And the same truely to exercise parish-church, and occupye vpon the said ffeaste, as vpon any workie day, Except the said feaste of churche holyday be suche as must be els vniuersally obserued as a holyday by this ordynaunce 5 ffolowyng.

> Also, that all those ffeastes or holydayes whiche shall happen to fall or occurre ether in the harvest tyme (whiche is to be counted ffrom the ffirst day of Iulie vnto the xxixth day of Septembre), or els in the terme tyme att westmynstre, shall 10 not be kept or observed from hensforthe as holydayes, butt that itt may be laufull for euery man to go to his worke or occupacion vpon the same, as vpon eny ober workye day (Except alwayes the feastes of thappostelles, of oure * blessyd lady and of sayncte george, And also suche feastes as wherin the kynges 15 iudges att westmynster hall do not vse 1 to sitt in Iugment, All whiche shalbe kept holy and solempne of euery man, as in tyme past haue been accustomed).

> Prouided allways that itt may be laufull to all prestes and Clerkes, aswell seculer as Reguler, in the fforsaid holydayes 20 nowe abrogate, to synge or say there accustomed service for those holydayes in there churches, So that they doo nott the same solempnly, nor do ringe to the same after the maner vsed in highe holydayes, ne doo commaunde or indicte 2 the same to be kept or observed as holydayes.

ffynally, the ffeastes of the Natyuyte of oure lorde, of Easter, of the Natyuyte of saynte Iohn the baptist, and of saincte Michaell tharchangell, shalbe from hensforthe counted, accepted. and taken for the floure generall offering Dayes.

And, for ffurdre declaracion of the premisses, be itt knowen 30 that

Beginning and ending of Law-terms fixed by law.

Easter terme begynnythe allways the xviiith day after Easter day (rekeynyng Easter day for oone) and endyth the monday next after thascentyon day.

is to be observed as a Church holy-day. See, in the present Prayer Book, the rubric after the Creed in the Communion Office.

^{* 1}f. 276.

¹ These are authoritatively stated,

² i.e. give out, in service time, on the preceding Sunday, that the day

Trinite terme begynnyth 1 allways the wensday next after thoctaues of Trinite sonday, and endeth the xjth or xijth day of Iulie.2

Hillarye terme begynneth the xxiijti or xxiiijti day of 5 Ianuary and endeth the xijth or xiiijth day of ffebruary.

In Easter terme, vpon the ascention day;

In Trinite terme, vpon the natyuyte of saincte Iohn baptist; falling in

In Michaelmas terme, vpon Alholon day;

In Hillarie terme, vpon Candelmas day;

The kynges Iuges att westmynster hall doo nott vse to sit in Judges.

Iugment, nor vpon eny Sonday.

List of Church Holy-days, Full Term, which are observed by the King's

LVI: Dispute, $153\frac{7}{8}$ (?), as to right of common in common-ground called Brent, between the duchy of Clarence tenants in Uppingham manor and the bishop of Lincoln's tenants in Lyddington manor, Rutlandshire.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 279 bk. The year is not given, but is probably 153%.

The attribution of these letters, by the copyist who enrolled them in Bishop Longland's Register, is at first sight puzzling; but is readily explained by his having put down 'duke of Clarence' for the 'duchy of Clarence office'. The facts are sufficiently stated in James Wright's History and Antiquities of ... Rutland (1684), pp. 130, 131. Uppingham manor belonged to Anne Beauchamp, sister and heiress (1449) of Henry, 15th earl and 1st duke of Warwick, and wife of Richard Nevil, 17th earl of Warwick. After her husband's death on Barnet field, 1471, Uppingham (with other of her estates) was settled on her elder daughter Isabel, wife of George, Duke of Clarence (brother of Edward IV). After the attainder of 'false perjured Clarence' in January 1477, his estates were forfeited to the

¹ Date altered by Statute of 1540, to Friday after Trinity Sunday.

² Michaelmas term is omitted' by some transcriber's error. It began on the 4th day of the octaves

of Michaelmas, i.e. 9 or 10 October, and ended on 28 or 29 November. Opening day altered, by Statute of 1640, and again of 1752.

Crown, and were retained by the Crown till Elizabeth's reign. The Crown managed them by a Steward. In 1484 the Stewardship of the lordship of Uppingham, and of other lordships and lands which formerly had belonged to George, Duke of Clarence, was granted to Simon Digby (afterwards Sir Simon, of Coles Hill, co. Leicester), who died 27 February, 15½0. In 1546 the manor of Uppingham was temporarily granted by Edward VI to his sister Elizabeth (afterwards Queen), the rents being then collected by Richard Darrington, the King's Receiver in Rutland.

Repeated order to the tenants of Uppingham manor to allow the tenants of Lyddington manor rights of common in Brent common, pending settlement of the dispute as to their claim,

Welbelouede, we grete you well. And howe beit that heretofore we toke direction that ye shulde suffre the

Lettre of the duke of Clarence for the comyn of the brente in Lydington. tenauntes of Lydington to entrecomyne with you in a comyn callede Brente till the mater of variaunce dependinge betwixte you and 5 them were determynede, Yett nathelesse we bene enformede that, contrarye to the same our direccion and our commaundemente

therupon to you yeuen, ye disturbe them in the same, to our grette meruaile and displeasour. Wherefore we eftesones write to vnto you, chardginge you neither to doo or attempte from hensforthe anythinge contrarye to our saide commaundemente, as ye will answere; butt that ye suffre the said tenauntes of Lydington to entrecomyne in the same comyn till the saide mater be determynede. Yeuen vndre our signet att London 15 the xyth daye of Marche.

15 March (? 1537/8).

Suprascripcio dicte littere.

To our welbelouede our tenauntes of our lordeshipe of Vppingham, and to euery of them.

The same | order is repeated.
The Bishop of Lincoln is willing that his tenants' claims should be decided by such

Welbelouede, we grete you well. And forasmoche as the reuerende fadre in god and our righte welbelouede, the 20 husshoppe of Lincoln, hathe offrede vnto vs tabide the Iudgemente of vs and our counsaile in suche variaunce as is late fallen betwene you and his tenauntes of Lydington for suche comyn as his saide tenauntes

* lf. 279 bk.

claymethe to haue in brente; We, havinge consideracion vnto lawyers as his reasonable offre, desyeringe righte, equytie, and peaxe to be manor may betwene you, woll and chardge you nott onely to be of good refer the case to. peaseable and restfull demeaninge annenste the saide tenauntes, 5 butt as well suffre them to comune in the saide brente in peaxe vnto the tyme as by vs and our saide councell suche direccion as shall mowe accorde with righte and reason maye be sette and hadde betwene you. Nott faylinge hereof as ye woll eschue

LVII: Will, 1538, of John Joseph, a servant of the Bishop of Lincoln.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 277 bk. and lf. 278.

10 * In the name of god, amen: the xxijti daye 1 of Marche in the 22 March, yere of our lorde god a thousande five hundrede thirtye and

seven, I, Iohn Iosephe, seruaunte with my Testamentum lorde of Lincoln,2 make my testamente and Iohannis Ioseph. laste will in forme followinge.

ffirste, I bequethe my soule to almighty god, and to our blessyde seincte marye, and to all the blyssede companye of heuen, and my bodye to be buryede where itt shall please my lorde of Lincoln.

Also, I will that my modre shall have all my landes as longe 20 as she liffe, and after hir decesse I will that itt shall goo to hir children.

Also, master Lee 3 hathe a hundrith marke 4 of money of myn Requests the in kepinge, the whiche hundrith marke I will that my lorde of Bishop of Lin-Lincoln shall have att his disposicion as he thynkethe beste.

minister his estate.

Also, william Sowthall hathe x s. of myn the whiche x s. I will that my lorde of Lincoln shall have att his disposicion.

And all the reste of my goodes nott given, I putt them att the disposicion of my Lorde of Lincoln.

These beinge witenes: ser Iohn white, curate of seincte 30 andrewes in holborn; and thomas Tilworthe, with other moo.

our displeasure. Yeven, &c.

^{*} If. 277 bk.

⁸ p. 163.

¹ i. e. two and twenti daye.

^{4 = £66 13}s. 4d.

² John Longland, bishop 1521-47.

[I. Appointment of Administrator.]

27 March. 1538, Nicholas Smyth was appointed by bishop John Longland to administer the estate.

* Vigesimo septimo die mensis marcij, Anno Domini Millesimo quingentesimo xxxviijuo, reuerendus in christo pater et dominus.

Constitucio episcopi Lincolniensis ad recipiendum administracionem bonorum.

dominus Iohannes, permissione diuina Lincolniensis episcopus, constituit dominum Nicolaum Smyth, clericum, procuratorem 5 suum ad petendam approbacionem testamenti dicti Iohannis Iosephe, et ad acceptandam administracionem omnium et

singulorum bonorum et debitorum eiusdem defuncti, ac ad prestandum iuramentum de fideliter administrando, &c. IO

[II. Record of Probate.]

28 March, 1538, proved before Robert Clise, LL.D., Official principal of the Bishop of Lincoln.

Probatum fuit huiusmodi testamentum coram venerabili viro magistro Roberto Clise, legum doctore, dicti reuerendi patris vicario in spiritualibus generali et officiali princi-Approbacio pali, xxviijuo die mensis predicti, anno domini eiusdem. supradicto; commissa administracione omnium et 15 singulorum bonorum et debitorum prenarrati defuncti supradicto reuerendo patri, domino Iohanni, episcopo lincolniensi, in persona procuratoris sui huiusmodi. Et admissa atque accepta per eundem, die et anno predictis.

LVIII: Will, 1538, of Thomas Buck, chantry-priest of Dorney, Buckinghamshire.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 277 bk.

I. Abbreviated Text of Will.

10 May, 1538. In dei nomine, amen. The xth daye of the monethe of May 20 in the vere of our Lorde god a thousande five hundrede thirty and eighte: I, ser Thomas bucke, the + Testamentum chauntrye priste of dorney, &c., make my domini Thome laste will and testamente in forme followinge. Buck presbyteri.

Requests burial in church of Dorney, Buckinghamshire.

ffirste, I bequethe my soule to almighty 25 god, &c.; and my bodye to be buryede in the bodye of the chirche of dorney.

Item, I bequethe to the modre chirche of Lincoln, ij d.

Item, I bequethe to the highe aulter in the parishe chirche Bequests to of dorney, xij d.; Item, I bequethe to the roode lighte, viij d.; Church, Item, to seincte Iames lighte, vid.

Item, I will that a honeste priste doo singe for the soule of Commemoramaster william butler, sometyme canon of the colledge of seincte William george in wyndesore, by the space of oon hoolle yere; and he Butler, Canon of Windsor, for to have for his wagies vi li xiijs. iiij d., prouyded that if ser Robert norres maye haue licence of thabbesse of burnham 1

10 for to singe in the abbey aforesaide for the soules of the foresaide Mr. William butler and of ser Thomas buck twoo yeres, and of the thenne he for to have the saide vj li xiij s. iiij d. for his twoo yeres wagies, and he for to saye thre dyriges in euery weke, and de profundis 2 in euery masse, for the soules of Mr. william 15 butler and ser Thomas bucke duringe the saide twoo yeres.

Item, I will that every oon of my godchildren haue vjd. for to praye for my soule.

Item, I bequethe to pristes and clerkes att my buryinge and att my monethes mynde xl s.

Item, I bequethe to the poore folkes of dorney in bredde ale Bread, ale, and chese to the valour of xx s. to be delte att my buriall and the funeral att my monethes mynde.

and month's

The residue of my goodes (my debtes paide, my legacies fulfillede) I geve and bequethe to my executours, for to dispose 25 them in charitable dedes as they shall thynke beste.

Item, I ordevne and make my executours of this my laste Executors will & testamente Thomas Manfelde, gentleman, and Mr. william named. bolton, vicar of dorney.

And I give and bequethe to either of them for there laboures 30 xl s.

These beinge witenes: Iohn goldwyn and Robart goldwyn, with many moo.

[II. Record of Probate.]

Probatum fuit huiusmodi testamentum coram magistro Proved before Antonio Draicotte, doctore, reuerendi patris Lincolniensis epi- Dr. Anthony 35 scopi vicario in spiritualibus generali et officiali principali, xixo Official prin-

or 130 (in English count), see in Buckinghamshire.

² Psalm exxix (in Vulgate count), Forewords, p. 14.

cipal of the Bishop of Lincoln, 19 July, 1538,

die mensis Iulij, anno domini predicto, commissa per eundem administracione omnium et singulorum bonorum et debitorum dicti defuncti executoribus supranominatis, iuratis, &c.

LIX: Lease, 14 March, 153g, by Lincoln College, Oxford, of the revenues of All Saints Vicarage, Oxford, to the Churchwardens of All Saints parish.

From bishop John Longland's Register of Memoranda at Lincoln, 1f. 285 bk. to lf. 286 bk. The transaction required the assent of the Bishop of Lincoln, as being both Visitor of the College and Diocesan of the parish.

See in the Forewords, p. 22, supra. The special proviso that the parish-priest appointed by the parishioners shall minister to all residents in Lincoln College was required by the fact that some rooms in the College were within the bounds of St. Michael's parish, so that, except for this proviso, the All Saints parish-priest might have judged them outside his cure.

The fact that one penny was an accustomed and usual offering at a mass is shown on many occasions in Lincoln College documents. It will be enough to cite one special instance, and to refer to the general instances of the church-obits at All Saints, Oxford, and St. Michael's, Oxford (supra, p. 215 and p. 216).

On 30 June, 6 Henry VIII (1514), Lincoln College agreed with Sir William Finderne, knight, of Childrey, Berks., to keep a yearly obit at Childrey, at which the College should give to the rector of Childrey (if present) 8d.; for wax-light, 4d.; pro oblatione, 1d.; and to the parish-clerk for tolling the great bell at the mass and the exequies, 4d.

[I. Full Text of the Indentures.]

Indenture, 14 March, 30 Henry VIII (1538/9),

between Lincoln College,

Oxford,

Indentura ecclesie omnium sanctorum Oxonie.

*This Indenture, made the xiiijth daye of marche in the xxx^{ti} yere of the reigne of our moste dredde souereigne 5 lorde kinge henry the eighte,

betwene hughe Weston, bacheler of dyuynitie and Rector of Lincoln colledge within the vnyuersitie of oxon, and the fealowes and scolers of the same colledge, on the oon partie

and william paw and william Tylcokes, chirchewardens of the parishe of all scinctes within the towne of oxon,

TO

and All Saints parish, Oxford.

* lf. 285 bk.

and the holle parisheners of the saide parishe, on the other partie

witenessethe that the saide rector, fealowes and scolers of the The College saide colledge, with their oon assente and consente, have, for parish 5 them and their successours, dymysede, grauntede, and to ferme lett and by thes presentes dothe dymyse, graunte, and to ferme lett vnto the foresaide william and william and to their successours, chirchewardens of the saide parishe chirche, all that their a lease of all parsonage and vicarage sette, lyinge, and beinge within the of the Rectory 10 saide parishe of all seinctes within the towne of oxon aforesaide, and Vicarage of All Saints, with all maner of oblacions, tuythes, emolumentes, all other prouffettes and commodyties whate soeuer they be, with their appurtenaunces, thereunto belonginge or in any maner of wise appertayninge.

To have and to holde the said personage, vicarage, and other for 30 years, the premysses and euery parcell thereof, with their appurtenaunces, vnto the foresaide william paw and william Tylcoke and their successours, chirchewardens of the saide chirche, to the oonly vse and behove of the saide chirche and the holle 20 parischeners of the saide parishe, frome the feaste of the Natyuitie of our lorde god laste paste before the date of thes premysses vntill thende and terme of thirtye yeres thenne nexte ensuinge fully to be complete and endede.

rent of 53s. 4d.

Yeldinge and paynge therefore yerely duringe the saide at a net yearly 25 terme to the saide rector, fealowes, scolers and their successours, liiis. iiii d. of good and lawfull money of englond (above all chardgies), to be paide att twoo vsuall termes in the yere within the saide parishe chirche of all seinctes, That is to saye, att the feaste of Easter and the feaste of seincte mighell tharchaungell 30 by even porcious.

Also, the saide william and william couenauntethe and and under graunthethe by thes presentes for them and their successours, that the chirchewardens, proctours, rulers or gouernors (by whate soeuer parish shall (a) keep the name here after in tyme to come they shalbe namede and callede rectorial 35 by), to and with the saide rector, fealowes, scolers and their All Saints successoures that they the saide william and william and their church in repair: successours or other above namede, or assignes, chirchewardens of the saide chirche, proctours, rulers or gouernours or by whate soeuer other names they or their successoures shalbe namede

hereafter, shall kepe, susteyne, repayre, mayntayne, and vpholde well and suffyciently all manner of reparacions belonginge to the chauncell of the saide rector fealowes and scolers

(b) provide all communion elements and other church requisites;

with the chardgies and expenses of synginge bredde, wyne, waxe, and oyle, with all other necessaryes and chardgies (ordy-5 narye and extraordynarye) appertayninge or belonginge to the saide chirche, att their own propre costes, chardgies and expenses duringe the saide terme.

(c) pay all accustomed duties to the Bishop of Lincoln and to the Archdeacon of Oxford.

Also, the saide william and william covenauntethe and grauntethe by thes presentes, for them and their successours 10 chirchewardens, to and with the saide rector, fealowes, and scolers, and their successoures, that they the saide william and william chirchewardens and their successoures chirchewardens, proctours, rulers or gouernours or by whate soeuer ober name in tyme to come they or their successours shalbe namede and 15 callede by, shall beare and paye all maner of dueties and chardgies that hereafter shalbe due to the busshope of the dioces and to tharchedeacon of the same shire or to any persone or persones duringe the saide [term].

The College bound itself (a) to continue its attendance at services at All Saints, as required by the College Statutes.

Also, the saide rector fealowes and scolers covenauntethe and 20 grauntethe by thes presentes, for them and their successours, to and with the foresaide william and william and their successours chirchewardens proctours gouernours and rulers of the saide chirche and with the holle parisheners of the same parishe, that they the saide rector (accordinge to his statute 1) and the 25 fealowes and scolers of the saide colledge and their successours shall kepe, euery sondaye, holydayes, and pryncipall feastes and other festyuall holidayes & all other holydayes that fallethe within the yere, dyvyne seruice within the saide chirche as they except in time be nowe accustomede and haue vsede of olde tyme to doo, 30 excepte in tyme of infyrmytie and sekenes.

of plague;

Also, the saide rector fealowes and scolers couenauntethe and grauntethe by thes presentes, for them and their successours, to and with the foresaide william and william * and their successours chirchewardens and also with the holle parisheners 35 that be nowe presente and hereafter to come, that the said rector fealowes and scolers and their successours shall assigne

(b) to cause one of its Fellows, in Priest's Orders, to help the parish-priest in his ministrations in time of plague.

two sermons in English by the Rector, supra, p. 24.

^{* 1}f. 286.

¹ The reference is specially to the

& appoynte oon of the fealowes of the saide colledge (beinge a priste) to ayde and helpe the parishe priste of the saide parishe for the tyme beinge, in case and necessytie of infyrmytie and sekenes and in vysitinge of any seeke persone or persones, when 5 and as oftentymes as nede shall soo requyre more thenne oon priste, if nede be.

Also, the saide rector, fealowes and scolars covenauntethe and The College grauntethe by thes presentes for them and their successours to and Parish mutually and with the foresaide william and william and their successagree to exeto sours chirchewardens, and with all the holle parischeners of deeds which the saide parishe beinge nowe presentt and with them for to may be thought necescome that the saide rector fealowes, scolars and their successours sary to make this agreeshall att all tyme and tymes hereafter duringe the saide terme ment valid doo [and] suffre and cause to be doon and suffrede all and enery and binding on both 15 thinge and thinges that shalbe advysede by the saide william and parties. william and their successours chirchewardens of the foresaide chirche or their councell lernede, for the more and further assuraunce and sure makinge of the premysses vnto the saide william and william and their successours chirchewardens for 20 and by all duringe the saide terme of thirtye yeres. And likewise the saide william and william chirchewardens and their successours chirchewardens and the holle parisheners of the saide parishe shall at all tyme and tymes hereafter doo and suffre to be doon all and every thinge and thinges that shalbe 25 advysede by the saide rector, fealowes, scolers, and their successours for the further assuraunce and [sure] makinge of the premysses.

Moreover, itt is agrede betwene the saide parties that the Special barsaide rector fealowes and scolers nor their successours nor noo that members 30 inhabytauntes 1 within the saide colledge shall paye att any of the College tyme duringe the saide terme any maner of tuythes, oblacions, (a) shall be alteragies concerninge the saide personage to noo maner of exempt from payment of persons or persones, butt shalbe thereof clerely dischardgede ordinary dues to the Vicar of duringe the saide terme,

All Saints;

Statutably the College consisted of the endowed Foundation Members (Rector and Fellows) and the Statutable Servants (cook, manciple, barber, bible-clerk), but there were also resident in it-Graduate Com-

moners, who paid for their board and residence, and Poor Scholars (i.e. lads who earned their board and instruction by service within the college).

(b) shall have right of burial in the parish chancel of the Church, or in the Churchyard, without paying for the ground, and free of all charges

except the usual burial fees to the vicar, clerk, and bellcosts of funeral lights, and the Masspenny. Bargain is that the parish shall provide for itself a priest to serve the cure.

statutable right of the Rector of Lincoln College to admit him and dismiss him at pleasure), and to act as ministrant priest to all the College.

Special stipulations are made

And also shall have free buryall and funeralles within their chauncell1 (the whiche is on the sowthe syde of the saide chirche) and within the chirchevarde for the saide rector. fealowes, scolers and their successours and for all other inhabytauntes that be nowe within the saide colledge or hereafter 5 shalbe duringe the saide terme withoute any maner of pavmentes, chardgies, exaccions, or any other dueties susteyninge for the same, excepte dueties to the parishe priste and clerke, and for rynginge of the belles, burninge of tapurs, wexe, and other dueties perteyninge to the clerke of the chirche and to ro ringer, actual the parishe priste, and the offeringe of the masse penye 2 whenne any of the saide colledge shall fortune to dye.

Also, the saide william and william couenauntethe and grauntethe by thes presentes, for yem and their successours specially made and for all the holle parisheners of the saide parishe that nowe 15 be presente and for them hereafter to come, to and with the foresaide rector fealowes, scolers and their successours, that they the saide william and william and their successours chirchewardens shall att all tymes duringe the saide terme prouyde procure and gette oon honeste priste of good name and fame to 20 serve and have chardge of the cure of the saide parisheners of (subject to the all scinctes (suche a oon as shalbe att all tymes examynede allowede and admyttede by the saide rector and his successours rectors of the saide colledge,3 And likewise the saide priste to be amovede, advoydede, dischardgede and putte forthe frome his 25 service of the saide parishe as oftentymes as itt shalbe thoughte expediente and conuenyente by the saide rector or his successours): whiche priste for the tyme beinge shalbe bounde to vysite and mynistre all sacramentes and sacramentalles * to the the inmates of saide Rector fealowes scolers and their successours and to all other 30 inhabytauntes 4 within the saide colledge duringe the saide terme.

> ffurthermore, the saide william and william couenauntethe and grauntethe by thes presentes for them and their successours chirchewardens to and with the foresaide rector, fealowes, scolers and their successours that they and their successours

was in right of its rectory, not in virtue of this agreement.

^{1 &#}x27;their' = the parish chancel: see Anthony Wood's City of Oxford, iii. 152. The College right to bury in 'the College chancel' (ibid., 145)

² See p. 224.

³ See supra, p. 23.

⁴ Supra, p. 227.

hereafter in tyme to come duringe the saide terme shalbe (i) that bounde to paye the saide priste his stypende and wagies, requyr- shall pay the inge nor demaundinge nothinge of the said rector, fealowes, stipend of the parish-priest; scolers and their successours,

savinge oonly the saide preste shall have his shavynge free (ii) that the of the barbour of the colledge duringe the saide terme.

College barber shall shave

Provydede allwayes that the saide william and william and him without fee; their successours chirchewardens shall provyde the saide preste (iii) that the an honeste chambre within some honeste mans house within the parish shall find him 10 saide parishe.

lodgings within the parish.

And if itt fortune the saide yerely rente of liij s. iiij d. or any parcell thereof to be behynde vnpayde in parte or in all after any feaste of the saide feastes att the whiche itt oughte to be paide and is nott paide by the space of seven wekes and lawfully 15 requyrede of the foresaide william and william and william (sic) and their successours chirchewardens, that thenne itt shalbe lefull vnto the saide rector fealowes, scolers and their successours Powers of or assignes into the saide chirche of all sayntes to entre and distraint are into all other landes and tenementes of the saide chirche and recover the 20 all other the goodes of the same as plate Iewelles ornamentes of unpaid. the saide chirche and to the same belonginge in whate place socuer they maye be founde to entre and distreyne and the distresse ther founde and taken lawfully to beare lede and carve awaye and the same to with-holde vntill the saide rente with 25 the arreragies if any fortune to be, be thenne fully satisfyede, contentede and paide.

And for the performance of all and singuler couenauntes Both parties aboue rehersede to be well and truely observede performede enter into bonds, to fulfillede and kepte as well on the partie of the saide Rector amount of \mathcal{L}_{40} , that they 30 fealowes scolers and their successours, as on the partie of the will duly saide william and william and their successours chirchewardens execute the terms of this and the holle parisheners of the saide parishe nowe beinge alyve indenture. and for to come, the saide parties standethe bounden either to other in twoo seuerall obligacions conteyninge the somme of _35 forty poundes, whiche obligacions bearithe date the daye and the vere of thes presentes.

Provydede always that whenne and as often as ther shalbe The Bishop noo suffyciente curate to serue the cure, or that the curate ther reserves his for the tyme beinge shall mysordre hym selffe contrarye to the appointing a

curate, if the cure be left vacant.

lawes, that itt shalbe allwayes lefull to the busshope of Lincoln and his offycers to depute and assigne an honeste suffyciente curate to serue the saide cure from tyme to tyme as necessytie shall require duringe the saide terme.

[II. Summary of the Bishop's approbation.]

Et nos Iohannes permissione diuina Lincolniensis episcopus, 5

John Longland, bishop of Lincoln, acting under Henry VIII, Supreme Head of the Church of England, attached his seal to this indenture,

auctoritate excellentissimi in christo principis et domini nostri, domini henrici octaui, dei gratia anglie et francie Confirmacio regis, fidei defensoris, domini hibernie, et in terra eiusdem. sub christo supremi capitis ecclesie anglicane auctoritate fulcitus, Concessionem, &c. . . . In quarum quidem 10 ratificacionis gratificacionis approbacionis et confirmacionis fidem et testimonium, sigillum nostrum presentibus apponi fecimus. Datum in manerio nostro de Wooborn . xxiiijto die mensis Ianuarij . Anno domini Millesimo quingentesimo xxxixo Et nostre Consecracionis anno decimo nono. 15

at Wooburn manor, Buckinghamshire, 24 January, 1539/40.

LX: Will, 1540, of Richard Newcome, veoman, of Toynton St Peter's, near, Spilsby, Lincolnshire.

From the Lincoln Consistory Court Book (1541), lf. 164 to lf. 165 bk. This will, like John Asserby's Inventory (supra, p. 134), is from the records of the Lincoln Consistory Court. There is no apparent reason why Dr. Furnivall should have chosen this particular will out of the dozens of similar wills in that set of records. They are being edited by Canon C. W. Foster, F.S.A., and the volume which contains the wills prior to 1528 is nearly ready.

[I. Full Text of English Will.]

3 September. 32 Hen. VIII (1540).

*In ye name of god amen. Ye iij. day of september in ye yere of our Lord god M1 ccccc xlti ye xxxijti yere of ye revne of our sufferant lord kyng henry ye eyght, wytnessethe yt I, richard newcome, dwelling in nether tointon within ye cowntie of lincoln, yoman, with a holle mynd and good remem- 20 brance, make this my last wyll and testament, with my owne hand, in this maner and forme here after followinge:

Burial in Toynton St Peter's church.

Provision for mortuary.

fyrst, I bequethe my soull to god almyghty to our blessyd lady sent mary and to all ye holy company of heven, and my body to be buryed within ye churche of saynte peter in nether 25toynton, in ye myddell yell, and my mortuary to be gyuyn after ye custome of ye countre.1

Low Toynton

church and

to Lincoln Minster.

poor of the

parishes of

Item, I bequethe to ye hye alter of nether toynton for my Bequests to tythes forgotten, xij d.

Item, to our lady Walrike of lyncoln, xii d.

Item, to the churche of nether toynton for my buryall, Bequests to 5 vj s. viij d.

Item, to over toynton, for to be given to poore people ther (a) High Toynton; beyng, xx d.;

Item, to gretham, to be delte amonge poore people ther (b) Greetham; dweling, xx d.; Item, to followby, to be delte among poore (d) Ashby: 10 peple, xxd.; Item, to asby, for poore peple, xxd.; Item, to (e) Hornhorncastel, for poore people, ij s. Bequests to

Item, to Thomas newcome, my sonne, my violett gowne, one testator's great bras pott, one chyst callyd a huche, and ten sheppe, iiij. children (a) Thomas semmys of maltt; and ij. sterres of ij. yeres olde, and A gray Newcome;

15 stagge.

Item, to Iohn newcome, my sone, my rusyt [gown] with fur, (b) John Newand ye fourt bras potte after my wyffe, iiij. steres, and iii. kve. come; and x. sheppe, and iiij. quarters of malte.

Item, to wylliam newcome, my sonne, x. sheppe, ij. sterres, (c) William Newcome: 20 and iiij. quarters of malte.

Item, to richarde newcome, my sonne, ij. sterres, x. sheppe, (d) Richard and iiij. quarters of malte; Item, to emme newcome, my Newcome; dowghter, x. sheppe, ij. quyes, and iiij. quarters of malte, and Newcome; my wyffe worste gyrdyll.

25 Item, to Anne newcome, my dowghter, ten sheppe, ij. quyes, (f) Anne iiij. quarters of malte, A rede chyste and my fyrst wyffes beste Newcome; gyrdyll.

Item, I wyll yt thomas newcome, my sonne, haue ye pleace Testator's in nether toynton and all my landes and medows in nether Toynton and 30 toynton and ouer toynton to hym and to hys heres of hys body High Toynton lawfully begotten, after ye decese of margytt my wyffe; and yf life-rent to yt fortune yt god take my sonne thomas newcome without testator's wife *heres of hys body lawfully begotten, then I wyll yt ye nexte Toynton, with sonne beyng alyue haue All ye landes to hym and hys heyres of successively, to 35 hys body lawfully begotten; and yf yt all my sonnes departe testator's sons, (a) Thomas with-owt heyrres of ther bodyes lawfully begotten, then I wyll Newcome, and yt all my lande remayne unto my dowghters (emme newcome heirs of body; and anne newcome) and to ther heyres of ther bodyes lawfully (c) to testator's * lf. 164 bk. + lf. 165.

daughters, and heirs of body.

If this succession fail altogether, the Low Toynton intercessory services in Low Toynton church, and to give alms. Bequest to testator's brother, Thomas Newcome.

begotten for euer; and yf yt fortune yt god tayke all them vi. chyldren without heyres and yt my [wyfe] fortune to haue no moo chylder to heyre my lande in nether toynton after hvr sold to provide decese, then I wyll yt yt be soald and yt a preste be hyryd to pray for hyr father and mother soulles, and me and my wyffe 5 and all our gud frendes, and in good dedes of pety to be bestowede, so longe as ye money doth laste; and I wyll ye preste to sing at never toynton.

Item, I wyll yt thomas newcome, my brother, haue my russytt

cotte and my buckskyn dowblett.

The residewe of my goodes not bequethed (my dettes paide and ve legacies within namyde) I wyll vt margaret my wyffe haue to dyspose and order for my soull and hyrs.

Disposal of household goods.

Item, I wyll yt all my inward stuffe yt was myne before I maried my wyffe margaret be equally devyded among my 15 chylder at ve discretyon of margaret my wyffe and thomas my sonne.

Disposal of two specially fine linen sheets.

Item, I wyll yt ye ij. lynne shettes wiche robert dawsons wyff of lincolne haithe in hyr kepinge of fynne clothe be delyuered ye one to william browne, and ye other to thomas browne.

Bestowal of plate and beads.

Item, I wyll yt ye viij. sponnys and ye harnest gyrdyll with ye bedis yt my oste's robert dawson wyffe of lincolne haithe in kepyng be delyuered unto ye said willyam browne and thomas browne; Item, I wyll yt my oste dawsonne do take a generall auvttance of ye said wyllyam browne and Thomas bothe for me 25 and hym selfe or elles kepe ye sponnys and gyrdyll with bedis to ye profyt of my heyres yt they may sell them and dyspose them in charytable dedes for ye soull of Thomas browne, wiche was ther father.

Money due to William Brown, to be sum, if he be-

Also, I do owe vnto wyllyam browne wiche Edmunde 30 atkynson of lincolne hade and was deliuered vnto me, iij li paid in a lump sterlinge wiche iii li my executors shall pay trewly vnto ye said have himself; wyllyam browne yf he will thryue, to have ye iii li all holly att one tyme delyuered *yf he wyll play ye honest man in honest spendinge of yt to hys profytt and honestie, or elles to be gyuen 35 hyme by portyons as he shall stand moste nede of yt at ye syght of hys best fryndes.

otherwise, to be doled out to him.

> Item, I wyll yt Elizabethe cootes my goddowghter dwelling * lf. 165 bk.

Bequest to

in conysby haue one of my qweys of [ij.] yeres olde and testator's goddaughter. upwarde.

And of ys my laste wyll I gyue full power and strenght vnto Executors margarete my wyffe and Thomas my soune, whome I constitute named, 5 and make my full executors to performe vs testament as vs here before saide, wherof I hertely pray and desyre whome I apoynte and make supervisor of yis my wyll the Ryght worshopfull and Overseer mayster Edwarde dymoke to ayde and secure my wyffe with of the will. hys councell at hyr nede, And he for hys payns takyng to haue

10 xiij s. iiij d. thes to record, Edward taylyer, preste; wyllyam kynge, Robert Smarte, charles barrytt.

[II. Latin Record of Probate.]

Penultimo die mensis Maij Anno domini Millesimo quin-Proved, before gentesimo xljmo, coram magistro Iohanne pope, in ecclesia 30 May, 1541 15 parochiali de horncastell presens testamentum fuit probatum, in Horncastle commissaque fuit administratio bonorum executoribus in forma iuris iuratis.

LXI: Lease, 1541, of the prebendship of Langford Ecclesia (of Lincoln Minster) to William Genyver, Langford.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 292 bk. to lf. 293 bk. See for this prebend Godstow English Register [E.E.T.S.], p. 341.

[I. Abbreviated 1 Text of the Indenture.]

* THis Indenture made the xxijth daye 2 of marche In the Indenture, L xxxiijti yere 3 of the reigne of our souereigne lorde kynge 22 March, henry the viijth, by the grace of god kyng of 33 Hen. VIII 20 Indentura England, ffraunce and of Irelande, defendor of Prebende the ffaithe, and supreme hede of the churche of de langford Englande and Ireland, ecclesie.

by which grants to William Genyver of Langford, co.

Oxon.,

Betwene Thomas berrett, Clerk, prebendary of Berrett, pre-25 the prebende called Langford ecclesia in the countie of oxon, bendary of Langford of the one partye, And william Genyuer, of Langford aforesaide Ecclesia, in the said countie of oxford, gentleman, of the other partye:

^{*} lf. 292 bk.

^{2 =} two and twentieth days.

¹ See note 1, p. 236.

^{3 =} three and thirti yere.

a lease of the estate of the prebend and all its rights, Wytnessyth that the said Thomas berrett hathe demysed graunted and to fferme letten, and by these presentes dothe demyse graunte and to fferme lett, vnto the said william Genyver, his executours, and assignes, all that his saide prebend of the Churche of Langforde aforesaide, with all the landes tythes 5 fructes commodytyes and advauntagyes, with all and singuler thappurtynaunces, vnto the sayde prebend belongyng or in enywyse apperteyning,

but reserving the advowson of the vicarage, Except and allwayes reserved to the said thomas berrett and his Successours, the patronage and gyfft of the vicarage there, so with all the rightes therunto belongyng.

for 30 years,

To have and to holde all the foresaid prebende of the said churche of Langforde, with all the landes tithes fructes commodytyes and advauntages, with all and singuler thappurtynaunces, Except before excepted, vnto the saide william genyver, 15 his executors, and assignes, ffrom the ffeaste of * thannuntyacion next commyng after the date herof vnto thende and terme of xxx^{ti} yeres from thense next ffolowyng fully to be complete and ended,

at a net yearly rent of £20, payable halfyearly,

the said William genyver or his assignes yeldyng and payng 20 therfore yerely duryng the said terme vnto the said thomas berrett, his Successours, there executors, and assignes, Twentie poundes sterlinge att twoo feastes of the yere, that is to say, at the ffeaste of seincte Mighell tharchangell and thannunciacion of our lady by even porcions to be paid duryng all the said 25 terme.

the tenant paying also £4 13s. 4d. yearly to Lincoln Minster,

And the said William Genyver covenaunteth and graunteth to and with the said Thomas berrett prebendary that the said william his executors and assignes duryng all the said terme shall yerely content and paye or cause to be contented and 30 paide to the Cathedrall churche of lincoln iiij li xiij s iiij d for the Septisdymes and other duetyes yerely to the said churche, And to the prebendary in the laye fee in langford aforesaid for the tyme beyng a yerely rent of iiij s to be paid by the said william genyver his executors or assignes att suche termes as 35 itt hathe bene heretofore accustomed.

and 4s. yearly to Langford Manor prebend.

by land in this parish of Langford, Oxfordshire.

^{*} lf. 293.

i.e. to Langford Manor prebend in Lincoln Minster, also endowed

And also the said william Genyver couenaunteth and Powers of disgraunteth by these presentes to and with the saide Thomas traint, in case berrett his Successours and assignes that if itt happen the pay the rent, saide yerely Rent of xx li sterlinge or env of the other paymentes 5 before expressed to be behynde ynpaide in parte or in all after eny of the said ffeastes and dayes of payment before lymyted by the space of xiiijth dayes in which itt ought to be paide, That then itt shalbe laufull vnto the said thomas berrett his successours or there assignes into the said prebende and euery 10 parcell therof to entre and distreyne, and the distresse and distresses there so taken to leade dryve beare and carry awaye, and itt to withold and kepe vntill suche tyme he the said thomas his successours or assignes be of the said rente, with tharreragies of the same (if eny be), fully contented & payd.

And if itt happen the said yerely rente of xxli or eny of the Powers of other payments before expressed to be behynde vnpaide in reserved, if parte or in all by the space of twoo monethes, That then itt the rent be long overdue. shalbe laufull vnto the said thomas his Successors or assignes into the premisses and enery parcell therof hooly to reentre, 20 and as in there ffirst estate to have agayne and possede, This Indenture or enything therin conteyned to the contrary notwithstandyng.

And the said thomas berrett covenaunteth and graunteth for The lessor is hym and his successours and assignes to dischardge the said william to pay all King's taxes. 25 genyver his executours and assignes of allmaner of chardges and paymentes due to the kynges highnes duryng the said terme.

And the said william Genyver . . . covenaunteth . . . to The lessee is bere and pay all other chardgies as well ordynary as extraordy- to pay all other chargesnary concerning the said prebende, except Reparacions.

And that the said william genyver . . . shall pay for the For repairs to 30 workmanshipe of allmaner of necessarye reparacions, that is to buildings the saye, wallyng, lathyng, slatyng and thakkyng of the barne and tenant is to provide the stable and all other buyldynges therunto belongyng, duryng workmanship, the said terme.

And the said thomas berrett . . . to fynde allmaner of stuffe but the lessor is to find the necessarye for the said reparacions duryng the said terme.

Providede allwayes that itt is agreed betwene the said parties The lessor is that the said thomas Berrett . . . shall well and suffycyently to put the chancel into att . . . own propre costes and chardgies repare and amende thorough

repair at the beginning of the lease, and lessee is to keep it in repair.

the Chauncell of * the churche of langforde aforesaid, And after the said chauncell so well and suffycyently repared the said afterwards the William Genyver . . . to kepe the same . . . repayred . . . duryng All the saide terme.

> In wytnes wherof the parties abovesaide to these present 5 indentures haue setto there seales the daye and yere abovewrvten.

> > III. Summary of the Confirmation,

by John Longland, bishop of Lincoln, in his lodging at Old Temple, London, 28 March, 1542.]

Et nos Iohannes, permissione diuina lincolniensis Episcopus, Illustrissimi in christo Principis et domini Confirmacio nostri, domini Henrici Octaui, &c. . . . Datum 10 eiusdem. in hospitio nostro apud vetus templum London., xxviijo die mensis martii, Anno domini millesimo quingentesimo xlijdo.

LXII: Lease, 1543, of pasture-land belonging to Leighton Bromeswold prebend, for forty years, with sanction of Dean and Chapter of Lincoln.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 299 to lf. 299 bk. This prebend is now called Leighton-Beaudesert.

[I. Text 1 of the Indenture.]

Indenture. made 12 May, :35 Hen. VIII (1543),

This Indenture made the twelueth daye off Maye in the xxxv. yere of the reigne of oure souereigne Lorde kinge 15

Indentura pasture pertinentis prebende de Leighton Bromeswolde.

Henry the eighte by the grace of god kinge of Englande ffraunce and Irelande defendoure of the faithe and of the chirche off Englande and also of Irelande in earthe the supreme hedde,

by which Gilbert Smyth, prebendary,

leases to Thomas Ashetone, of Old Weston, Huntingdonshire,

betwene master gilbert Smyth, clerc, prebendarye of the prebend of Leighton Bromeswolde within the cathedrall chirche of Lincoln in the countie of huntington, on that one partie,

and Thomas Ashetone, of olde Weston in the countie of huntington aforesaide, yoman, on that other partie, 25

With omissions of technical reiterations.

^{*} lf. 293 bk.

⁺ lf. 299.

Witenessithe that the saide prebendarye, with the consentes and agrementes of the deane and chapitoure of the saide cathedrall chirche of Lincoln, hathe demysede grauntede betaken & to ferme letten and by thies presentes dymysethe . . . to the 5 saide Thomas Ashetone all that his closse, with thappurte- a close of pasnaunces, nowe in the tenure of Robart Saye, belonginge to the to his prebend, saide prebendarye as in the righte of the saide prebend lyinge and beinge in the parishe of Leighton in the saide countie of Huntington:

That is to saye: againste hamerton felde on the northe (the four partie, and nexte vnto a nother closse of the sayde Gilbert lately boundaries of which are disin the tenure of Robart Thurlby on the southe partie, whereof tinctly set the one hedde abbuttethe ayenste Salome wodde on the este partie, and thother hedde vpon weston felde on the weste partie, 15 with all other prouffites and commodities to the saide closse belonginge or appertayninge,

To have and to holde the saide closse, with thappurtenaunces, for 40 years, to the saide Thomas and his assignes, frome the feaste of seincte mighell tharchaungell next cominge after the date hereof vnto 20 thende and terme of flourtie yeres than nexte ensuinge and fully to be completede and endede:

yeldinge and painge therefore yerely duringe the saide terme at the net to the saide gilbert his successours or assignes ffive poundes of £5, payable lawfull money of englond att twoo termes of the yere, that is to half-yearly. 25 saye, att the feastes of the Annunciacion of oure ladve seincte

porcions.

And if itt shall fortune the saide yerely rente . . . to be Powers of behynde . . . by the space of one monethe if itt be reasonablye distraint re-30 requyrede, Than itt shalbe lefull vnto the saide gilbert . . . to is not duly come into the saide closse and ther to distrevne, and the distresses so taken to . . . kepe vnto suche tyme as the saide verely rente aud euery parte and parcell thereof with thearreragies of the same be fully contentede and paide.

marye the virgine and seincte Mighell tharchaungell by euen

And if the foresaide yerely rente or anye parte thereof fortune Powers of to be vnpaide after anye of the saide feastes in which itt oughte re-entry re-served, if rent to be paide duringe the saide terme by the space of Sixe wekes is long in and noo distresse founde vpon the saide grounde sufficiente for the rente, than itt shalbe lefull to the saide gilbert . . . into the

saide closse with thappurtenaunces to reentre and haue ayen and them as in their firste estate to repossede, and the saide Thomas . . . thereof to expell and putte oute, this indenture or anye thinge therein conteynede to the contrarye notwith-standinge.

Special powers of lopping and cutting down trees and bushes granted to lessee, on condition that he keep up the outer fence of the close.

And the saide gilbert for hym and his successours covenauntethe and grauntethe by thies presentes that itt shalbe lefull vnto the saide Thomas . . . to stubbe grubbe shrede and plashe att all tymes within the saide terme, Soo that the saide Thomas . . . kepe the ffence of the saide closse with thappurtenaunces to for and duringe that terme of the saide ffourtye yeres.

And also the saide gilbert...covenauntethe...that..the saide Thomas...for the foresaide yerely ferme of five pounde...shall...enioye the saide closse with thappurtenaunces duringe the saide terme of ffortie yeres by thies presentes.

In witenes whereof the saide parties to thies indentures enterchaungeably haue sette their seales. Yeven the daye and yere aboue Writen.

[II. Summary of Confirmation,

by John Longland, bishop of Lincoln, at Buckden manor, 24 July, 1543.]

* Et nos Iohannes, permissione diuina Lincolniensis Episcopus, auctoritate invictissimi in christo principis et Domini nostri, 20 domini henrici octaui, dei gratia Anglie ffrancie et Hibernie Regis, fidei defensoris, et in terra, [etc.]... Datum nostro sub sigillo In manerio nostro de Bugden, vicesimo quarto die mensis Iulij. Anno Domini Millesimo quingentesimo quadragesimo tercio, Ac 25 nostre Consecrationis anno vigesimo tercio.

LXIII: Lease, 1544, of the prebend of Stoke, near Newark-on-Trent, with its members in the shires of Nottingham and Lincoln.

From bishop John Longland's Register of Memoranda at Lincoln, lf. 229 bk. to lf. 230 bk.

The lands and churches which endowed this prebend in Lincoln Minster lie to the east and south-east of Newark-on-Trent, and partly in Nottinghamshire and partly in Lincolnshire. Their dispersed character suggest particular inquiry as to the conditions which prevailed when this prebend was

^{*} lf. 299 bk.

so endowed. It is possible that, to account for them, we may have to go back to a time when the uncertain activities of Trent made it doubtful what lands were in Notts, and what lands in Lincs. Compare the shifting of the shire-line between Oxon., and Berks, south of Oxford, due to the change of its main stream by the Thames: Wood's City of Oxford i. 415.

[I. Slightly abbreviated text of the Indenture.]

*THis Indenture made the seven and twentithe daye of Aprill Indenture, made 27 April, in the xxxvj. yere of the reigne of oure souereigne Lorde 36 Hen. VIII Henry theighte, by the grace of god of Englande (1544), Indentura ffraunce and Ireland kinge, defendoure of the Prebende faithe, and in earthe of the chirche of England 5 de Stoke. and Ireland the supreme hedde,

betwene Iohn pope, clerc, Chaunceloure of the cathedrall by which chirche of Lincoln, prebendarye and parson of the prebend and prebendary; personage of Stoke in the countie off Notingham, with other 10 porcions and appurtenaunces therto apperteyninge and belonginge in the counties of Notingham and Lincoln, on the one partie.

and Anthonye fforster of Newarke in the saide countie of granted Anthony Forster, Notingham, gentilman, on the other partie,

Witenessithe that the saide Iohn pope, clerc, hathe cove-Trent, co. Notts., 15 naunted, grauntede, dymysede, and to ferme letten, & by thies a lease of his presentes . . . to ferme lettithe, vnto the saide Anthonye prebend of Stoke, and all fforster . . . all his saide prebend and personage of Stoke in its members, the countie of notingham with all and singuler the porcions, co. Notts, and tuythes, landes and prouffites of Elston,2 Surston, the personage 20 of Coddington, the litle tuythe of Newarke, the tuythe hey of Tolney with a closse and rentes of assise ther, the porcions of ffarendon, Balderton and Thorpe, with the moytie tuythes and prouffites of the personage of Rawceby's in the counties of Notingham and Lincoln aforesaide, with all and all maner of 25 other portions, tuythes, with their appurtenaunces, belonginge or appertayninge to the same, or that of right oughte to belonge or appertayne vnto the saide prebend of Stoke, with all and singuler the glebe lande pastures meadowes inclosures tuythes oblacions prouffites emolumentes hereditamentes and commo-30 dities belonginge to the saide prebend and portions aboue saide

* 1f. 229 bk.

¹ East Stoke, Nottinghamshire.

don, Balderton, Thorpe, in Nottinghamshire.

of Newark-on-

² Elston, Syerston, Coddington, Newark-upon-Trent, Tilney, Farn-

³ Rauceby, Lincolnshire.

or whiche bene reputede taken acceptede or knowen as parte or parcell of the said prebend:

reserving the advowson of East Stoke Vicarage, co. Notts., for 50 years,

Excepte and reservede vnto the saide Iohn pope, prebendarye, the patronage and gyfte of the vicarage of Stoke aforesaide as often as itt shall fortune to fall voide duringe the saide terme. 5

To have and to holde all the sayde prebend and personage of Stoke in the countie of Notingham aforesaid with the porcions of Elston, Syreston, the personage of Coddington, the litle tuythe of Newark, . . . and all and singuler the premysses (excepte before exceptede) to the saide Anthonye fforster . . . 10 frome the feaste of the Invention of the holie crosse nexte . . . ensuinge after the date of thies presentes vnto thende and terme of ffyftie yeres than nexte folowinge . . .

at the net yearly rent of £43 12s. 6d., payable halfyearly,

veldinge and payinge therefore verely . . . to the abouenamede Iohn pope . . . ffourtie and thre poundes twelve shillinges and 15 sixe pence of good and laufull money of England att twoo termis of the yere by equal porcions. That is to saye att the feaste of the Inuencion off the holie crosse and seincte Martyn in wynter within the precincte * of the Cathedrall chirche of Lincoln, The firste paymente thereof to begynne in the feaste 20 of the Invencion of the holie crosse nexte after the date hereof at the firste entre of the saide Anthonye and his assignes in and to the prebend and personage of Stoke and other the premisses.

within the precinct of Lincoln Minster.

Right of distraint rebe not duly paid.

And itt is covenauntede and agrede betwene the sayde parties 25 served, if rent that if itt happen the saide rentes or anye porcions or parte thereof to be behynde vnpaide after anye of the saide feastes att the whiche itt oughte to be paide by the space of sixe wekes, than itt shalbe lefull to the saide Iohn pope and his successours . . . to entre and distreyne in all and euerye porcion and parte 30 of the said prebend . . . and the distresses soo taken to leade dryue and carye awaye and the same to deteigne vnto suche tyme as the saide rentes . . . be fully contentede . . . and paide.

Right of reentry reserved, in arrear.

And if itt fortune the saide rentes to be behynde vnpaide 35 if rent be long. . . after anye of the saide terms by the space of two holle monethes and be laufully demaunded . . , than itt shalbe lefull to the saide Iohn Pope . . . into the saide prebend and personage . . . to reentre and the saide Anthonye fforster . . . clerely to putte oute and expell and them to have and enioye in as good estate and condicion as if noo suche lease thereof hadde bene made.

And the saide Anthonye fforster covenauntethe and graunt- Lessee to be ethe that he . . . shall well and suffyciently repayre sustayne responsible for repair of and mayntayne all maner of reparacions of thack and morter buildings and fences. hedginge and dichinge of all maner of housinges buyldinges walles hedges and diches belonginge to the saide prebend & the 10 porcions aboue mencionede contynually frome tyme to tyme as necessitie shall requyre duringe the saide terme And att thende of the same terme shall leave all the premysses in like maner honestly and sufficiently repairede

and shall fynde an honeste sufficiente priste contynually Lessee to provide for cure vide for cure of moiety of costes . . . to serue the cure in the moytie of the parishe Rauceby chirche of Rawceby aforesaide.

And also shall beare . . . all oper chardgies . . . apper- Lessee to bear tayninge to the prebend of Stoke and the porcions above other ordinary 20 specifiede yerly from yere to yere duringe the terme about-

(Excepte dismes tenthes subsidies firste fructes due or to be But the lessor due or comethe . . . of or for the premysses . . . duringe the bendary) is to terme aforesaide vnto oure souereigne lorde the kinge or his be responsible for (a) all taxes 25 successours, the reparacions of the chauncell of Stoke, 1 Coding-due to the ton, Sireston, and Rawceby aboue mencyonede, and excepte king; (b) all also sepdismes and all other dueties or chardgies whiche shalbe chancels of the four churches; yerely due vnto the vicars chorall and the choristers of the (c) all dues to chirche of Lincoln duringe the same terme. All whiche the Lincoln Minster. 30 afore namede master Iohn pope and his successours their executours and assignes shall sustayne beare and yerely paye att his and their onely propre costes and chardgies duringe the

be dischardgede and acquytede.) 35 In witenes whereof the parties abouesaide haue enterchaungeablye to thies indentures putt their seales the daye and yere abouesaide.

saide terme, and the saide Anthonye and his assignes thereof to

¹ East Stoke, Coddington, Syerston, in Nottinghamshire, and Rauceby, in Lincolnshire.

[II. Summary of Confirmation,

by John Longland, bishop of Lincoln, at Wooburn Manor, Buckinghamshire, 20 August, 1544.]

Et nos, Iohannes, permissione diuina Lincolniensis Episcopus, auctoritate illustrissimi in christo principis, etc.

Confirmacio eiusdem.

Concessione ad exercendum iurisdictionem ecclesiasticam infra diocesim nostram Lincolniensem . . . Concessionem dimissionem et locationem . . . in 5 indenturis presentibus annexis specificatas ratas habentes et gratas, etc. . . . * Datum in manerio nostro de Wooborne vicesimo die mensis Augusti . Anno domini Millesimo quingentesimo xliiijto, Et nostre Consecracionis anno xxiiijto.

* 1f. 300 bk.

APPENDIX: ADDITIONAL DOCUMENTS

Canon Foster has rendered the E.E.T.S. the very great service of furnishing exact transcripts of five interesting documents, which are also of great value to this volume because they supplement the information contained in the documents formerly transcribed for the Society. Inasmuch as all five fall within the limits of Dr. F. J. Furnivall's period, and are of equal importance with those noted by him for transcription, I conclude that their omission by him was an oversight. It is, therefore, with great pleasure, that I am enabled to give the text of them here.

Canon Foster also tells me that at the end of bishop John Longland's Register of Memoranda there are copies of five indentures of the same type as those included in this volume, viz.:

- Lease for 40 years of a pasture in the parish of Leighton, Huntingdonshire, belonging to the prebend of Leighton Bromeswold, dated 7 August, 34 Henry VIII (1542): bishop John Longland's Register of Memoranda, lf. 308 bk.
- Lease for 40 years of the parsonage of Farendon and Balderton, excepting the presentations to the vicarages of those two places, dated 20 April, 34 Henry VIII (1543): bishop John Longland's Register of Memoranda, lf. 307, 308, 308 bk.
- Lease for 31 years of the rectory of Mumby in the parts of Lyndesey, Lincolnshire, excepting the advowson of the vicarage there, dated 10 January, 36 Henry VIII ($154\frac{4}{5}$): bishop John Longland's Register of Memoranda, lf. 303 bk. and 304.
- Lease for 21 years of that portion of the prebend of Dunham, Lincolnshire, which is called 'the canon landes and 'tuythes', &c., in the parish of Hogham, Lincolnshire, dated 20 January, 36 Henry VIII (154\frac{4}{5}): bishop John Longland's Register of Memoranda, If. 302 bk. and 303.
- Lease for 35 years of the prebend of Langford Ecclesia, Oxfordshire, excepting the advowson of the vicarage there, dated 12 May, 37 Henry VIII (1545): bishop John Longland's Register of Memoranda, lf. 304 and 304 bk.

There are many similar leases in English enrolled in the Acts of the Dean and Chapter of Lincoln from 1520 downwards, and probably some of even earlier date.

From the space which these occupy in the Register, it is unlikely that they were accidentally overlooked by Dr. Furnivall when he went through that volume. I conclude, therefore, that he intentionally passed them over, either because their inclusion would have meant too many documents of the later date, or because their subject-matter was, in his judgement, adequately represented in the documents he had already noted for transcription. If either supposition is correct, I have done right in excluding these from the present volume.

Bishop Longland's Register is divided into two portions: (i) Institutions to benefices, which do not concern us here, and (ii) Memoranda, records of proceedings of general interest, from which all the documents here contained (for his episcopate) have been taken. The Register has recently been re-folioed, and, by the thoughtful kindness of Canon Foster, F.S.A., the new and permanent references have been substituted for the haphazard folios found at the time when the transcript was made.

Appendix I: Vow of celibacy, circ. 1452, by Agnes Baldwyn, widow.

From bishop John Chedworth's Register at Lincoln, lf. 7. The formal Latin record of the vow, which would have given the date, seems absent. The date is about 1452. The vow was taken before a bishop acting as deputy for the diocesan. This bishop was Thomas Salscot, bishop of Enaghdun (or Annaghdun) in Ireland, suffragan of Lincoln, 1449, and of Exeter, 1458 (Stubbs, Registrum Sacrum, edit. 2, p. 209).

*In the name of the fadre and the sonne and the holy goste, I, Agnes Bawdewynne, wydow, and not wedded ne vnto no

man ensured, be hote and make a vowe to

Professio castitatis god & to oure lady and to all the com-Agnetis bawdwynne. panye of hevyn, in the presence of you 5

panye of hevyn, in the presence of you worshipful fadre in god, Thomas, Bysshop

enachdunensis, ordeyned and assigned by my worshipful ffadre and lord the Bisshop of lincoln, for to be chaste of my body and

1452 (?) Agnes Baldwyn, widow, before the deputy of the Bishop of Lincoln, took on her the vow of chastity. trevly shal kepe me chaste from this tyme forward as longe as my liff lastyth after the reule of saint poule. In nomine patris et filii et spiritus sancti, Amen.

Appendix II: Vow of celibacy, 1454, by Isabel Maryon, widow.

From bishop John Chedworth's Register at Lincoln, lf. 18 bk. and lf. 19. The Latin text is of interest as stating distinctly the official dress (veil and cloak) of these votresses: see supra, p. 20.

A Temorandum quod die dominica, xmo videlicet die Nouembris 10 Nov., 1454 Anno domini millesimo CCCC. l. quarto, Reverendus in Chedworth, christo pater et dominus, dominus Johannes dei gracia lin-Bishop of Lincoln, in his colniensis Episcopus, pontiticalibus indu-episcopal tus in Capella sua infra hospitium suum chapel, at Old Temple, Admissio voti Admissio voti tus in capata London. situatum, London, during mass, intra missarum solempnia, votum Isabelle and after 10

Marionn per ipsam lectum et factum recepit et admisit et velum formal blessing of ac mantellum viduitatis per ipsum Reuerendum Patrem conse- the veil and crata dicte vidue impendit et eam induit cum eisdem, presenti- he then put bus Magistris Willhelmo Wytham legum doctore, Johanne on her, 15 Rudyng, Thoma Estyntone et Thoma Whitfeld presbiteris

ministrantibus et aliis & bugge.1 Forma verborum voti emissi sunt hec:

In the name of the fadir and the sone and the holy goste, I, Isabel Maryon, Isabelle Maryone, of your diocese, wydowe, behest and avowe to widow, took on her the 20 god and oure lady saint Mary and to all the saintys, in youre vow of presence Reverend fader in crist Sir John, by the grace of god Bysshope of lincoln, for to be chaste and purpose to kepe me chaste from this tyme forward aslonge as my lyff lastithe. witteneese wherof I subscribe here with myn owne hande-25 & faciebat crucem +.

In and attested it by marking the record with a cross.

Appendix III: Will, 1531, of William Rayne, of Cottesbrook, Northamptonshire.

From bishop John Longland's Register of Memoranda, at Lincoln, lf. 227 bk. and lf. 228. This will is of interest as showing that a priest, in charge of intercessory services, was sometimes lodged and boarded in the house

^{*} lf. 18 bk. + lf. 19.

¹ John Bugg, notary public: supra, pp. 112, 116.

of the person who had left money for these services. This possibly explains the residence of a priest in dame Joan Buckland's household (supra, pp. 39, 40); he may have been hired by her to do intercessory services for her deceased husband.

[I. Full Text of the Will.]

26 Nov. 1531.

*In the name of God, Amen. The xxviti day of nouember in the yere of our Lord M.CCCCC. and xxxi. I, William Rayne,

being seke in body and hole off

TO

Testamentum Willelmi remembraunce and good of memory, Rayne de Cottisbrok. make my Testament and last will in 5 this maner of Wise.

Burial in Cottesbrook church.

Bequests to

Cottesbrook

Bequests of choice

articles of raiment and

of horses to

the will.

overseers and executors of

church.

First, I bequeth my soule to almighty god and to our lady sainct mary & all the company of heuen, and my body to be buried in the parishe chirche of all Halouse of Cottisbroke in our lady yle.

Item, I bequeth to the mother chirche off Lincoln iiij d.

Item, I bequeth to the high aulter 1 for forgotten tithes, iij s. iiij d. Item, I bequeth to the chirche of Cottisbroke 2 vi s. viijd.

Item, I bequeth to Mr. Doctor Rayne my double duckett.

Item, I bequeth to Mr. John Hasilwood esquire a grett gray 15 mayre and a Jerkyn of saten.

Item, I bequeth to Mr. John Cornishe parson off Cottisbrok a gray colte of ij. yeres of age and a gaberdyne faced with sarcenet.

Item, I bequeth to Sir Henry bentley a yereling colt and my 20 black furred gowne and my saye doublett.

Intercessory services to be continued for five years, by a priest receiving yearly £2 13s. 4d. with board and lodging, or else £5 yearly.

Item, I will that my wife and myn Executoures fynd a preste v yeres to pray for me and all my benefactoures and for all christen soules, and he to haue for his wagies v li. a yere, excepte that 25

he be att my wifes bording and bedding, and if he soo be then he shall haue iiij. markes 3 a yere.

Preference to be given to Henry Bentley, priest. Bequests of sheep, Also, I will that sir Henry do sing for me. And also I will that if the preste can nott agree with my wife then he shall have v. li. by the yere and to fynde hym selfe.

Item, I bequeth to every godchilde that I have within the parishe of Cottisbrok oon shepe.

* lf. 227 bk.

Of Cottesbrook.

² The fee for a grave in the church: supra, p. 95.
³ £2 13s. 4d.

Item, I bequeth to Margarete Hilton my seruaunte x. ewes x. hoggerelles x. wethers x. thewis and oon cowe or of cattle, heifer.

Item, I bequeth to Jane Hay a vereling, that is to say, a cowe 5 heifer.

Item, I bequeth to Jane page a yereling, that is to say, a cowe

Item, I bequeth to William Ingram a heifer and vithewys.

Item, I bequeth to Thomas ffrere a kowe and x. shepe of the drathes of hoggerelles.

Item, I bequeth to Robert Gefferay oon yereling bullock.

Item, I bequeth to yong John Robertes vj. culling lambes and quarter barley att sede tyme.

Item, I bequeth to William speser 1 vj. culling lambes and oon quarter of barley at sede tyme.

Item, I bequeth to Robert orme iij s. iiij d.

Item, I bequeth to Sir Rauff Ashton iij s. iiij d.

Item, I bequeth to the poore people of creton iij s. iiij d.

Item, I bequeth to the poore people of Holwell, xij d.

Item, I bequeth to the poore people of Gilboroo and north tofte Guilsborough, iij s. iiij d.

Item, I bequeth to the poore people of Naisby iij s. iiij d.

Item, I bequeth to the poore people of Haselbeche iij s. iiij d.

Also, I will that suche chardgies and costes that my ouersears Overseers of of my will shalbe att for the ouerseing of the performance of my the will to be allowed all will I will that myn Executoures do content them and eueryche expenses. of them for ther chardgies and costes without env interrupcion therof.

The residue of my goodes vnbequethed I give them to Jane Executors of my wife,* for the performance of this my will and to pay my the will debtes, whome I ordeyne and make my Executrice and Mr. John Hasilwood and sir Henry Bentley to Be executours With hir, and for my ouersears of this my will I make Mr. Doctor Rayne and Overseers named. 35 and Mr. John Cornishe parson of Cottisbrok.

Witenes herof Master John Cornishe parson of cottisbrok, sir Robert orme, sir Henry bentley, sir Raff astonne with other moo.

* If. 228.

1 or spefer.

Bequests of money.

and of grain,

Bequests to the poor of Creaton, Northtoft, Naseby, and Hazelbeech, Northampton-

Entertainment of priests attending funeral.

Also, I will that every preste that is att my buryall have vid. and his dyner, and, if they dyne nott, to have viij d.

Also, I bequeth to Robert Houghtonne half a quarter of barley att sede tyme.

[II. Full Text of Probate.]

Probatum fuit suprascriptum testamentum coram venerabili 5

Proved before John Rayne, LL.D.,

viro magistro Johanne Rayne vtriusque Juris doctore, Reverendi in Christo patris et domini domini Johannis permissione diuina Lincolniensis Episcopi vicario in spiritualibus generali et officiali in Lyddington principali, in ecclesia prebendali de Lydington sexto die mensis Aprilis Anno domini millesimo quinquagintesimo xxxijdo, 10 commissa administracione omnium et singulorum bonorum et debitorum executoribus supraspecificatis, in forma Juris

Church, Rutland, 6 April, 1532.

iuratis, etc.

Appendix IV: Persecution of Protestants, Paris, 1535.

From bishop John Longland's Register of Memoranda, at Lincoln, lf. 258 bk., 259, 259 bk. The preceding document is dated at Lincoln, 13 May, 1535; the document following is dated at Wooburn 24 May, 1535. Inasmuch as in this part of the Register the documents follow each other very closely in order of date, the receipt of the letter by the Bishop must be about the middle of May 1535.

The persecution of 'heretics' in France here mentioned, the scattering about in the streets of Paris of pamphlets deriding the doctrine of Transubstantiation, the great expiatory procession in Paris, the king's fierce speech against 'heretics', and the public burning of several 'heretics', are all set out in the larger histories of France. It is, however, something new to find a vivid description of these incidents from the pen of an English eyewitness. It is more minute and exact, apparently, than the French record cited by Sismondi. A quaint touch is added by the haste of the letter-carrier to be off which prevented the writer from fair-copying his letter.

The chief persons mentioned are-King François I, his consort Eleanor of Austria, his eldest son (Francis the Dauphin, born 1517, and now eighteen years old, died 10 Aug. 1536), his second son Henri (born 1519, and now sixteen years old, succeeded as Henri II in 1547), his third son Charles (d. 1545), the two princesses (Madeleine, afterwards consort of James V of Scotland, and Margaret, afterwards Duchess of Savoy), Jean de Guise, of Lorraine, born 1498, Cardinal since 1518, Jean du Bellay, bishop of Paris.

It is recorded that the Ambassadors of foreign powers, then present at the French Court, were spectators of the procession. Bishop John Longland's correspondent may well have been someone of importance in the English ambassador's suite. It is interesting that the letter should be in English, and good English, and not in Latin. Two or three odd things are found in it, e.g. (i) the use of the French semblablement instead of the

English semblably, suggestive of a person resident in France and constantly speaking French; (ii) the phonetic spelling of le Châtelet, suggestive of a foreigner, unfamiliar with the spelling of the names of Parisian buildings. The Swiss would be of interest to English readers because Henry VIII had in 1521 asked the Cantons for leave to enlist Swiss in his service. The Ste. Geneviève procession is described in a letter of la Marquise de Sévigné.

[Full Text of the Letter.]

*Cuch enewes as we have here in Parrys I have sent you, As touchinge suche as of late hathe chaunced emonges vs. Pleasith itt you to be aduertised that nott withstandinge the severe iustice whiche of late hathe 5 been executed vpon thise Antechristes, which, besyd many erronyouse opynyons, soo blasphemously oppugneth the mooste blessed sacrament of the aulter, Ther was within thise fewe dayes by the stretes of parrys scateryd bookes whiche was Intitled PARANTIPHRASYN + scilicet, to a right prouffitable Intreatise concernynge the Sacrament of the aulter, Wherein, as they say, were scasely soo many sentences as blasphemyes contrary to the said sacrament. Wherewith the kynge was highely offended,1 And for as muche as he thought that he hadd doon as 15 muche before as in hym was for the extirpacion of this heresye, and itt litle had prouffyted, He thought then by whose order there noo other refuge butt onely of god to whome pryncipally this matter appertayned. Wherupon the xxiti day of this monethe of January be comaunded a generall pro-20 cession to be made by the hole Citie and the vnyuersitie of Parrys, In whiche this was thordre:

Paris, January 1534/5, in the English reckoning; 1535 in the French. In spite of severities against heretics, who impugn the doctrine of Transubstantiation, a virulent pamphlet against that doctrine was recently scattered broadcast in Paris,

to the grievous displeasure of king François I.

took place, on 21st January, an expiatory procession in which both the city and the University of Paris took part.

ffirste, the sherive 2 of saint Genouefes, whiche I. The shrine of Ste. Geneis neuer doon without grette and vrgent causes, accompayned with dyuers parishes with suche 25 reliques as they hadd brought, vpon xxiti mennys backes bare foted and all naked savinge their shirtes.3 to notre Dames with 4 the Cathedrall chirche, Thabbott and the monkes followinge bare foted deuoutely sayinge and synginge, and with

viève, the patron-saint of Paris, borne by twenty-one men in deeply penitent guise, and attended by representatives of Parisian parishes carrying relics treasured by their respective churches, and by the Abbot and Monks of Ste. Geneviève's, and the Jacobin Friars went from Ste. Geneviève church

^{*} lf. 258 bk.

^{+ 1}f. 259.

¹ A copy of it had been nailed to the door of the king's lodging at Blois.

² sic = sheriue, in error for

^{&#}x27;shrine', i. e. la châsse (destroyed at the Revolution).

^{8 &#}x27;was borne' is needed here.

^{4 &#}x27;with' = which is.

to Notre-Dame, where other clerics, regular and secular, with other treasured relics, had already assembled.

II. Then, reinforced by these, and by the clergy and choir of Notre-Dame, the procession went to St. Germain-l'Auxerrois near the Louvre Palace, preceded by the relics of the Chapel Royal, came the King, Queen, and Court to join the assembly.

III. From St. Germainl'Auxerrois, the procession, thus augmented, returned to Notre-Dame, viz.
(i) the Franciscan friars;

(ii) the Queen, two Princesses, and the ladies of the Court;

iii) the Jacobin friars;

(iv) the Austin friars;(v) the Carmelite friars;(vi) other clerics (regular and secular);

(vii) graduates of the University, and others, all bearing tapers, and carrying their special relics;

(viii) the monks of Ste. Geneviève's and those of St. Marcell, walking abreast;

them came the Jacobyns to the said chirche, where was gathered togydre the thre other ordres, with other religiouse houses and curates of chirches with suche reliques as euery man hadde, taryinge their comynge.

This doon, they all ther assemblede, with Canons and with the Cathedrall quere with other reliques, as of saint James, Philipp, Marcell, barbara, Genouefa, etc., went to saint Germayns nere to the kynges Palice named the Lower. Thidre to was brought reliques of the kynge his chappell, namely the holy crosse, the crowne of thorne. To the whiche place the kynge, the quene, the dolffyn, with other his sonnes and doughters, the prynces, and nobles of his courte, came from thens,

and soo returned, all in ordre, to notre Dames before named;

ffirste, was the cordelyars, in nombre to my Judgement V,² and in the latter ende of them came the quene on horse backe, accompayned with ²⁰ twoo of the kynges doughters and Lx or above of ladies decked all after the ffrenche ffashion in mooste goodlieste wise, untill they came directly before the chirche, where the quene alighted and taryed the comynge of the kynge in a house ²⁵ provided for hir.

After the Cordelyars came the Jacobyns, as many in nombre as the other.

Consequently, the Augustynnes, Carmes, monkes, religiouse men, Curates of parishes, lycentiattes, 30 and doctoures (noo other I will reherse here, for the nombre is in maner infynyte), With tapers euery man in their handes, and suche notable reliques as thay hadd.

Hereafter followed the monkes of saint Genoveffes 35 of the oon syde of the streate, and of saint Marcelles of the other syde.

Cordeliers (Franciscans), Carmes (Carmelites), Augustin Friars,
 Read V° = five hundred.

After them came the sherives of bothe thise saintes, (ix) the shrines of these oon againste a nother, caryinge as I declared before.

After them came the Canons and quere of the kynges (x) the clergy and choir of chappell and cathdrall chirche.

And after them came the sweffes 1 euery man with (xi) the Swiss javelinhis Javelinge in his hande.

Then followes them the gentilmen of the courte.

And after them came v. or vi. busshoppes, iiii. cardynalles, with other grette men of the courte spirituell, 10 beringe also certayne reliques.

After whome came iii. of the kynges sonnes, havinge (xiv) the King's sons, in the iiii. with them whiche caryed the Canapy ouer the Sacrament whiche the busshoppe of parrys bare.

two saints borne abreast;

the Chapel Royal and of Notre-Dame;

men;

(xii) the courtiers;

(xiii) church dignitaries, including bishops and cardinals, carrying relics;

attendance on the Host, carried by the Bishop of Paris;

the kynge followinge ymmediately on fote, open heded, and (xv) the King, 15 a torche in his hande, havinge the Cardynall lorraynne on his dinal of Lorlefte hande, syde by syde.

And after hym, in that parte, the prynces and other nobles (xvi) in triple of the courte; and in the right hande, the prymour presydent on left hand, of the parliament, whome followed the counsaile[r]s of the same, the great lords of the Court; 20 with other of other places of Justice, and all those in scarlett. on right hand, And in the myddest of thise twoo, strayte after the kynge came the Parlement Lx or above of noble men, with torches as he didd. The reason and other legal bodies; and, in wherefore he putt the parliament on his right hande was to the midst, a signyfie that he wolde preferre Justice above any creature row of nobles 25 lyvinge were he neuer soo noble or dere beloved to hym. torches;

Then followed the mayour of the towne, with his (xvii) the Corporation of Paris, and their officers;

guards.

And after them the kynges garde, and the garde of (xviii) the Royal guards the towne with hawberdes in their handes and stavis.

officers and Aldermen.

And as for the multytude of comyns that were The spectators were bethere, I cannott nombre.

And whenne the kynge came before the chirche, the quene (beinge caryed betwixt iiij. men in hir Princesses joined the chayre), with the kynges doughters, followed hym into 35 the chirche, where was a solempne masse songe, sem- High Mass, to which this blablement as itt is vpon Corpus christi daye. What highe solemnyte was doon ther, itt was nott possible to entre to see.

and the Municipal

yond count.

IV. In front of Notre-Dame, the Queen and King, and passed with him, to be present at writer could not get in.

1 Swiss; François I, by a convention with the Swiss cantons, had leave to enlist Swiss mercenaries.

V. I heard the crowd urge the King to show no mercy to heretics. This his mind.

In the course of the afternoon, six condemned heretics were pubthe stake,

as also three sackfuls of heretical books.

VI. Dinner was served in the palace of the Bishop of Paris, and there, in a long speech, the King, after enlarging upon the assured orthodoxy of his predecessors, which had earned for them the title of 'Most Christian Princes', a title which he, for his part, would not tarnish or forfeit,

required all his subjects, cleric or laic, to follow his example, under severest penalties,

and quoted Scripture to justify his action.

Burnings, im-

prisonments

with the stake pryson, some condempned, some like to be shortely. And this in prospect, present day are bannyshed the Realme off ffraunce above Lx banishments, * lf. 259 bk.

> 1 ? On his way to Notre-Dame, or on his return from it?

² le Petit-Châtelet.

 $^3 = 40,000.$

4 les Halles, the market-place of

And as the kynge passed 1 before the chambre that I stode in the people whiche stode in the streate, laudynge the kynge as he was mooste worthieste for this noble acte, cryed to hym was entirely to *Sir, do good Justice! Whome, with lovinge countenaunce, he badde to be content, as who wolde saye that they shulde nott 5 nede to feare that. And that he shortely after declared, for, ymmediately after dyner, was hadde oute of the Schatelate 2 his pryson vj. condempned personnes, the receiver off Mans (a licly burned at grette man and worthe above XL^m crownes³), a Counsailours sonne of Roan, and iiij. other, whiche were burned, thre at the halys,4 10 and thre at the crosse tyrewaye.5 And with this Receiver was burned thre grette sackes of bookes of heresye which were founde in his house. This ye may boldely affyrme for itt is nothinge butt truthe, with muche more whiche for lacke of leasur I have

> Moreover, after dyner, whiche was in the busshoppe of parrys house, the kynge declared in an Oracion to his nobles and counsailoures his faithfull mynde towardes god, Rehersynge his benefites, and the long contynuance of his roialme in the true faithe of 20 christe, Mentyonynge also that as his predecessoures were, nott without good cause, called mooste christian prynces, soo he trusted to ymploye his endevour that his 6 name shall not decaye or be loste by hym, Exhortynge and requyrynge them all, bothe spirituall 25 and temporall, euery man for his parte to doo the same, Addynge furdre that if he founde any to halte in this poynte he shulde suffre extreme justice, alleginge this texte 7

Si occulus tuus scandalizat te, erue et proijce eum 30 abs te.

Paris.

Sithe oon woman was brent, and dyuerse other remayne in

- ⁵ Croix de Trahoir.
- 6 Read 'this'.
- ⁷ S. Matt. v. 29: if thy right eye offend thee, pluck it out, and cast it from thee.

omvtted.

personnes whiche ar suspecte of Heresye, therr goodes all con- and confiscafiscate to the kynges vse.

And also I shall desiour you to pardonn me, bycause I didd Excuse untidinott write this more fayrer, ffor the brynger was in such Im- letter: the 5 portune haste that I coude nott write itt to my purpose, etc.

tions of goods continue.

ness of this courier, who was to take it to England, was in haste.

Appendix V: 1535, Proceedings against Ralph Clerke, of Princes Risborough, Buckinghamshire, for speaking against Transubstantiation.

From bishop John Longland's Register of Memoranda, at Lincoln, lf. 267. Henry VIII's keen personal interest in the great dogmatic controversy of the age, combined with his tyrannical temper, spurred him on to extreme measures against all critics of the doctrine of Transubstantiation. All such were heretics, felons, rebels, to be dealt with without mercy or remorse. The statute against heretics, here referred to, was passed in 1534 (25 Henr. VIII, cap. 14).

The proceedings here instituted belong to the king's court. Possibly the copying of this writ into the Episcopal Register is to be explained by the contumely directed by this sartorial controversialist upon the bishop

and his sermon.

Latin Text of Indictment, containing the English words complained of.

Inquiratur pro domino Rege quod, cum Johannes, Lincolniensis 1585. Inquiry Episcopus, apud paruam Messyndene in comitatu predicto, in by the king's

Indictamentum Radulphi 10 Clerke alias Tailour pro heresi.

ecclesia parrochiali sancti Johan- officers into nis baptiste de parua messyn-Ralph Clerke. It is said that, dene predicta, xviijo die nouembris after hearing a Anno Regni Regis Henrici octavi sermon by the xxvijmo existens, euangelium coln, John

depredicans in presentia multorum christianorum, Idemque 18 Nov. 1535, episcopus, inter alia, predicando aperte publicauit narrauit et preached at Little Missen-15 declarauit dictis christianis ibidem existentibus quod¹ sacramen- den, Buckingtum altaris verum corpus et sanguis domini nostri Jhesu christi which Tranest et erat;

Et vlterius predictus episcopus, in fine predicationis sue pre- and after dicte, dicebat eijsdem christianis hec verba sequentia-

Rogo vos omnes orare pro me et ego orabo pro vobis;

1 'The sacrament of the altar

acts of consecration) is the true body and blood of Christ.'

(i.e. the bread and wine after the

Longland, on hamshire, in substantiation was affirmed. which the Bishop asked the people to pray for him,

comitatu Buckinghamie, taylour, alias dictus Radulphus

Tailour nuper de Risborogh principis in comitatu Buck., Tailour,

apud paruam messyndene predictam in comitatu predicto, in

messyndene predictam in comitatu predicto, dictis die et anno,

heretice ac felonice, publice et pertinaciter publicauit monstrauit et dixit cuidam Johanni Daubeney hec verba sequentia in 10

predicta ecclesia de parua Messendene, dictis die et anno, adtunc 5 et ibidem existens, eundem sermonem et predicacionem audiendus, vt falsus hereticus ac felo dicti domini regis, apud paruam

si Radulphus Clerke, nuper de Risboroghe principis in

Ralph Clerke, tailor, of Princes Risborough, Buckinghamshire,

presently, speaking to John Dawbeney,

mocked at the bishop's request for the prayers of the people, and declared his doctrine to be utterly false,

The dewell pray for hym, ffor I will nott. Here 1, Dawbeney, what a cloke 2 he maketh. He saithe that the sac[r]ament of the aultar is the ffleshe and bloode of god, and itt is not soo. Itt is butt wyne. Nowe thou mayste here what a crafty knave 15 he is. Looke here, Dawbeney, vpone my booke, and I shall shewe the verave truthe thereof-

thereby defending a most evil example to the and inciting to lawlessness and sedition.

contra fidem catholicam ac in christianorum fidei detrimentum, heresy, setting necnon in exemplum perniciosissimum christianorum et ligeorum domini Regis, ac contra formam diuersorum statutorum nuper 20 king'ssubjects, editorum et prouisorum, necnon contra pacem domini Regis nunc.

Additional Note.

To Canon Foster's continued kindness, are due the knowledge of, and transcription of, eight additional documents of value, which add much to the present volume. I have here brought in these, with reference numbers following on the previous five additional documents, but in their own sequence of dates.

They are:

anglicis verbis-

VI: 7 Nov., 1485, English text of an Act of Parliament by which Bishops were empowered to imprison criminous clerics.

VII: 9 March, 1485, contract for the rebuilding of the bridge at Newark-on-Trent, Nottinghamshire.

VIII: 4 February, 1487, Latin will of John Goodwin, of Wooburn, Buckinghamshire, with English codicil, 16 March, 1487.

IX: 26 Nov., 1499, reluctant acceptance by the Abbot of

1 Hear. ² Clack, senseless clatter of words. Peterborough of a Commission from the Bishop of Lincoln requiring the Abbot to convey criminous clerics from Peterborough prison to one or other of the prisons of the Bishop.

X: 25 March, 1517, will of Robert Hardy of Lyddington, Rutlandshire.

XI: 20 August, 1517, will of John Symmys, of Ridlington, Rutlandshire.

XII: 4 March, 1517, lease of grazing and other rights in the Bishop of Lincoln's manor at Stow, Lincolnshire.

XIII: 30 September, 1518, will of Richard Hawardyn, of Sherington, Buckinghamshire.

Appendix VI: 1485, Statute empowering Bishops to commit criminous clerics to prison, and to keep them in prison for terms proportionate to their guilt.

From bishop John Russell's Register at Lincoln, If. 77.

[I. Latin Preface, and Title of Extract.]

* In parliamento excellentissimi principis Henrici dei gracia 7 Nov. 1485 Regis Anglie et francie & domini Hibernie [septimi] tento (1 Henr. VII), apud Westmonasterium vijo die Nouembris Anno regni sui primo, inter alia editum et statutum fuit sub forma que 5 sequitur.

Actum parliamenti pro incarceratione clericorum incontinentium.

[II. English Text of Statute.]

Item, for the more sure and likly reformacion of prestes to punish Clerkes and Religiouse men culpable or bi ther demerites openly of evil living, noysed of incontinent lyuyng in their bodies contrarie to ther it is enacted by Parliament, Ordre, It is enacted ordeyned and stabilished bi thaduyse and that Bishops, 10 assent of the lordes spirituell and temporell and comens in the and Church said parliament assembled, and bi auctorite of the same, that it with Episcopal be laufull to all Archebishops & bishoppes and other ordinaries shall have full Haueng episcopall iurisdiccion to punysh and chastice suche powers to commit them to

prison, for terms proporguilt.

prestes clerkes and Religiouse men beyng within the boundes of tionate to their their iurisdiccion as shalbe conuicte before them, bi examinacion & other laufull prefe requisite bi the lawe of the Churche, of Aduoutre fornicacion incest or any other fleshly incontynence, by commytteng them to ward and prison, ther to abide for 5 suche tyme as shalbe thought bi their discrecions convenient for the qualite and quantite of their trespaces. And that none of the said Archebisshoppes bisshopes and other ordinaries aforesaid be thirfor chargeable of to or vpon any accion of false or wrongfull imprisonement butt that thei be vtterly therof ro discharged in any of the cases aforesaid bi virtue of this Acte.

> Appendix VII: 9 March, 1485, Contract for the rebuilding of the bridge at the Castle of Newark-on-Trent, Nottinghamshire, destroyed by flood.

From bishop John Russell's Register at Lincoln, lf. 77, 77 bk., 78.

* Newerke: indentura pro reedificacione pontis.

9 March, 1485/6 being destroyed by flood, the inhabitants apto the Bishop of Lincoln, Lord of the Manor of Newark.

This indenture tripartite, made the [blank] day of marche (1 Henry VII), the furst yere of the Reigne of Kyng Henry the vijth, berith Newark bridge witnesse that wherupon the faileng of the brigge of the toun of Newark fast bi the Castell ther in the Countie of Notyngham 15 nowe late happened bi gret rage [of] water flodes, and soe John pealed for help Philipot, now Alderman, other wise called John philipot draper. John Calcrofte, Andrewe Kelome, † William Camme, and William Dawes, in the name of them self and of all other inhabitauntes of the said towne of Newerk, the ixth day of this 20 presente moneth of Marche, within the close of Lincoln, cam and resorted vnto the Reuerend fadre in god John bisshop of Lincoln lord of the said toune of Newerk in the right of his churche of Lincoln, sheweng bi bill of supplicacion the case that was fallen toucheng the same brigge and what losse and decaye myte fall 25 of all lyklynesse to the inhabitauntes ther if the said brigge were not sone and spedili set vp ageyne. After moche communicacion therupon had, it was aduysed spoken and thought for the best couduyt of this matier that vpon a certayne somme of mony to be graunted bi the said Reuerend fadre, wherunto 30

The Bishop gave

he of his speciall grace and bi wey of Almes and charite was £66 13s. 4d. right wele willed and graunted C. marc' to be perceyued of the out of his revenues in reuenues of His lordship of Newerk with the membres, the same Newark, to be C. mare' to be paid to the said John philipot, John Calcrofte, instalments, 5 Andrewe Kelome, William Camme, and William dawes, at iij. termes, that is to say, xx li. parcell of the said C. marc' within xiiij. daies next after the fest of Ester next comyng, and other xx li at the fest of the Nativite of saynt John baptist than next ensueng, and xxvj li. xiij s. iij d. in full payment of the' said C. 10 marc' bi the fest of Michelmas next to come or within xv daies next after; the said Alderman and inhabitauntes shuld take on condition vpon them the ouersight charge and the maner of settyng vp of that the comthe said brigge and to make couenaunt with a sufficient Car-Newark penter and other werkmen requisite in this behalue for the full new bridge.

15 accomplishment therof. Wherupon it hathbe aggreed graunted couenaunted accorded and bargayned bi twen the said Alderman and his brethren of the one side and one Edward downes Edward Carpenter of the parroch of Wyrksop in the Comitie of Worksop, Not-Notyngham of the other side for the making of the said brigge tinghamshire, undertook the 20 in maner and fourme as followeth. The said Edward Downes work. hath bargayned accorded and covenaunted with the said Alderman and inhabitauntes of Newerk aforsaid, and they with hym, that the same Edward bi the grace of god hath taken vpon hym and graunteth to make, at his owne custes and expenses, of newe 25 tymbre of good and sufficient oke, a brigge of the west side of Bridge to be of

the Castell of Newerk of xij. Arches, euery sele tre vnder the oak, with twelve water wherupon euery post shall stonde to be of square di.1 arches, of stout timbers, a yerd or more and in length according to the werke, every post and sufficient in brede xiiij. ynche and in thyknes xij. ynche and in height planks, 30 according to the olde brigge, euery somer tre vpon the postes heedes in brede di. a yerd and in length a fote longer than the brede of the old brigge. Also every giste tre of square xij. ynche and more, and euery plauncher of thiknes iiij. ynche with

the bandes according to the same tymber. Also the said 35 Edward shal make of newe tymber, ouer the said Arches, railes with posts and vpon both sides of the brigge with the postes of ij. yerdes of length rails on both sides. for the kepyng of the bordres of the said brigge, with a crosse of tymbre to be sot in the myddes of the said brigge. And

and piers strongly protected.

Bridge to be 29 September, 1486.

Contractor to receive the sum of £40.

The commuis to pay for timber, and to provide stone, and all incidental charges.

Two strong stone forts are to be built to proach from the west and east, at the charges of the 1486.

Mutual bonds of £66 13s. 4d. for performance of the above covenants.

euery Arche to haue a fense tre a fore it as large as may be caried with any reasonable cariage. For the making of whiche brigge the said Edward shall fynde almaner of coste of tymber and werkmanship at his owne custes and expenses sufficiently to finished before be made rered and set vp of this side the fest of saynt Michell 5 the Archaungell next comyng. For the whiche said werkmanship and tymbre bi the said Edward in fourme abouesaid to be made and finished, the said Edward shall receyue xl li. parcell of the said C. marc' bi the handes of the said Alderman and other inhabitauntes of Newerk aforsaid. And as toucheng the residue 10 of the same C. marc' and the finisheng of the hool werk of the said brigge, the said Alderman and his brethern haue taken vpon them and couenaunted with the said Reuerend fadre that thei, of their propre goodes, to gedre with the said residue, shall purvey and make to be had cariage of all the said tymbre, and 15 nity of Newark also all the costes of stone to be digged and goten vpon the carriage of the ground of the said Reuerend fadre necessarie and to be caried to the said brigge, with all maner of other cariages custis and charges whiche shalbe done about the brigge as in cariage of clay lyme and sand grauell and pauyng vpon the said brigge, 20 and al maner of other charges to be done to the same brigge in any maner wise necessarie, except that longeth to the Carpenter aforsaid. And also, at the west ende of the said brigge, a myghty stonewerke for the defence and saufgard of the same secure the ap- brigge, with ij. displaies goyng out of the same stonewerk,* of 25 either side one, for that partie. And in like wise at the Est ende of the same brigge another myghty stonewerk, with ij. community of displaies, as is a foresaid. All the premisses, other than suche Newark, before 30 November, as the said Edward hath taken vpon hym to make in fourme aforsaid, to be done at the custes and expenses of the said 30 Alderman brethren and inhabitauntes afore and bi the fest of saynt Andrewe thapostell next comyng in wynter. For all the whiche seuerall grauntes and couenauntes surely to be perfourmed bi the parties aforsaid for that that to eueriche of them seuerally belongeth, the said Reuerend fadre byndeth 35 hym self to the said John Philipot, John Calcrofte, Andrewe Kelome, William Camme, and William Dawes in C. marc'. And the said John philipot, John Calcrofte, Andrewe Kelome, * 1f. 78.

William Camme, and John Dawes, bynde them self to the said Reuerend fadre in Cli. and also to the said Edward in C. marc'. And the same Edward also byndeth hym self for his partie to the same Reuerend fadre, John philipot, John Calcrofte, 5 Andrewe Kelome, William Camme, and William Dawes. in C.

marc', the same somme, bi whom so euer of the said parties it to be forfeited be forfeted for none perfourning of that that to hym aperteyneth ber, 1486, if bi reason of this indenture, to be due and paiable the furst day the work be not then exeof decembre next to come like as in iiij. seuerall obligacions cuted.

10 bering the date of thies presente indentures it may appere. In witnes wherof, aswele the said Reuerend fadre, as the saide Edward, John philipot Alderman and other iiij. of his brethern whiche be bounde in ij. of the said obligacions, haue to eche partie of thies tripartite indentures put their seales. At 15 Lincoln the day and yere aboue rehersed.

Appendix VIII: Latin Will, 1487, with English codicil, of John Goodwin, of Wooburn, Buckinghamshire.

From bishop John Russell's Register at Lincoln, lf. 87 and 87 bk.

[I. Latin Text of Will.]

*Tn dei nomine Amen. Quarto die mensis Februarij Anno 4 February, Ldomini millesimo CCCC.lxxxvijmo Ego Johannes Goodwyne de parochia sancti pauli de Woborne in Comitatu Buckingham' Lincolniensis diocesis compos mentis et sane existens memorie, 20 condo testamentum meum in hunc modum.

Inprimis lego animam meam deo omnipotenti beate virgini Burial in Marie & omnibus sanctis Corpusque meum sepeliendum in woodurch. Ecclesia parochiali de Woborne predicta.

Item lego Cathedrali Ecclesie beate marie Lincolniensis iiiid.

Item lego summo Altari Ecclesie de Woborne predicta viijd. Bequests to Item lego lumini sancte Crucis in eadem Ecclesia xijd. Item church, and to lego lumini sancte marie ibidem vid. Item lego luminibus the lights in it. sanctorum Nicholai & Katerine in eadem viijd.

Item lego vicario eiusdem Ecclesie vis. viijd. Item lego vicario Bequests to 30 de Burnham iijs. iiijd. Item lego Rectori Ecclesie de Taplowe clergy. iiis. iiiid. Item lego Rectori Ecclesie de Hicham 1 xxd. Item

* 1f. 87.

1 Probably Wycombe.

Bequests to Wooburn church belfry and bells. Bequests to relatives and friends;

lego fabrice noui campanilis Ecclesie de Woborne predicta Cs. Item lego reparacioni vnius Campane in Ecclesia predicta xxs.

Item lego Johanni filio meo principalia implementa domus mee que habui antequam maritatus fui petronille vxori mee. Item lego Henrico Egham vnam vaccam & vnum vitulum. Item 5 lego Johanni Bavegne ij. boues & vnum pullum que emi apud Tame in festo sancti Michaelis vltimo preterito.

to godchildren; and to others. Item lego cuilibet filiolorum & filiolarum meorum vnam ouem. Item lego Thome Wyngroue vnam iuuencam. Item lego Richardo Couper vnam vaccam. Item volo quod Willielmus 10 Egham qui solebat soluere michi pro tenura sua annuatim vijs. quod deinceps soluat annuatim pro termino vite sue pro tenura sua predicta tantum iijs. iiijd. Item lego Willielmo Rauenyng vnam vaccam. Item lego Isabelle Collys vnam iuuencam Item lego matilde Rauenyng vnam vaccam. Item lego Anne 15 perys vnum bouiculum. Item lego Johanne Buttirfeld xxs. Item lego Helene Barclot vnam vaccam.

Allocation of furniture, between widow and intercessory alms. Item volo quod implementa fruuitorii i mei apud Westwicombe per executores meos equaliter diuidantur quorum vnam medietatem lego petronille vxori mee & aliam eorundem medietatem 20 volo pro salute anime mee per executores meos disponendam.

Provision for intercessory services for two full years. Item volo quod de bonis meis exhibeatur idoneus & secularis Capellanus celebraturus pro salute anime mee ac animarum parentum & omnium amicorum meorum per duos annos integros.

Other personal bequests.

Item lego cuilibet Elizabethe Edithe & Margarete filiarum
Walteri Fermysham vnum bouiculum.

Appointment of Executors,

Residuum vero omnium bonorum meorum superius non legatorum do et lego vere disposicioni petronille vxoris mee,*
Magistri Thome Birchold Rectoris Ecclesie parochialis de 30
Merlowe magna, Thome Garston de Bekynsfeld, & Johannis Catour de Woborne predicta, quos facio ordino & constituo huius testamenti mei executores, vt ipsi inde disponant pro salute anime mee prout eis melius videbitur deo placere & anime mee prodesse. Presentis eciam testamenti mei Superuisorem 35 constituo Thomam Restwold, Armigerum.

and of Overseer, of the will.

Directions to remove any Et volo quod si eciam petronilla uxor mea, aut aliquis executorum meorum prenominatorum, huic presenti testamento

* lf. 87 bk.

1 So written: but what does it mean?

meo in aliquo contradixerit, siue meam vltimam voluntatem unfaithful implere contempserit, quod tunc illius seu illorum sic contradicentium potestas in execucione huius testamenti mei siue vltime voluntatis cassetur et pro nullo habeatur.

5 Item lego cuilibet Executorum meorum predictorum viginti Bequests to solidos. Item lego Thome Restwold superuisori predicto pro Executors and Overseer of eius labore Cs.

the will.

[II. English Text of Codicil.]

This is the last will of me John Goodwyn of Woborn in the 16 March. Countie of Buck' made the xvj. day of Marche the vere of our 1487/8. 10 Lord ml.cccc. lxxxvii.

First, I will that all my londes and tenementes with their Entail of testaappurtenaunces in the Counties of Buck' and Berk' after my tor's landed my estate on his decesse be graunted bi my feoffes to John my son and to his son John, heires for euermore, if he lyve to the age of xxi, veres, or if it 15 be thought bi my seid feoffes and executors and suche Counsell as thei shall call vnto them that he be of suche discrecion to rule the said Landes within the said yeres, prouided that my Landes at Yakynden in Berk' be sold by my feoffer & myne Executoures with contin-& asmoche land purchased therwith as shalbe worth yerely xiijs. to testator's 20 iiijd. And if my said sone decesse or he come to his land I will sisters' children, and that the Right Heyres of my ij. Sisteres have everiche of them contingent xls. of money. Also I will that if my sone decesse a fore Lawfull a chantry in age without heires of his body lawfully begotten that ther be Wooburn church. a Chauntry founded for a preste to synge in Woborn Churche 25 for euermore bi thaduyse of Thomas Restwold and my said Executors to pray for me John Goodwyn my fader my moder my wife & my trusti friend Thomas Restwold whom I make patrone of my said Chauntre. And after the decesse of hym he to graunte the said patronage to them whiche he thinketh beste 30 for the wele of our soules for euermore.

Also I wull that ther be yerely bi thavice of Thomas Provision of Restwold & myne Executors an obite kept in Woborn Chirche an obit for of xs. out of my said landes if my sone leve to lawful age.

Also I will that petronille my wife haue and possesse for the Testator's 35 terms of hir life my house with the Chymeny set in Woborn rented in his betwixt the maner of the bishop of Lincoln and the parish dwelling-house in Woo-Chirche of Woborn aforsaid. And the reuersion of the same, burn, with

reversion to his son John. after the decesse of the said petronille, I will John my sone haue as parcell of my said londes & tenementes to hym before assigned in maner and fourme before rehersed.

Provision for expenses incurred in administration, and for disof testator's estate.

Also I will that my said executors make sale of asmoche of my wodes as shalbe nedefull to the fulfilling of my testament & 5 will. Also I will that the Residue of my landes and goodes, my posalof residue wife hauing hir duetie, my sone kept and manerly drawe 1 dureng his nowne age, be kept and emploied by myne Executors and thaduyse of Thomas Restwold to the most profite of my said sone. 10

[III. Latin Text of Probate.]

John Russell. bishop of Lincoln, at Woo-burn Manorhouse, 27April, 1488,

granted probate of this will,

requiring the Executors to submit their accounts to him.

Tenore presencium nouerint vniuersi quod nos Johannes permissione diuina Lincolniensis Episcopus testamentum Johannis Goodwyne nuper de Woborne episcopi 2 nostre diocesis vna cum vltima voluntate eiusdem Johannis presentibus annexa coram nobis in Manerio nostro de Woborne xxvijo die Aprilis Anno 15 domini millesimo CCCC.lxxxviijo per executores in eodem testamento nominatos realiter exhibitum & legitime probatum abprobauimus & insinuauimus ac pro veris & legitimis testamento & vltima voluntate pronunciauimus & declarauimus prout tenore presencium sic approbamus insinuamus pronunciamus & 20 declaramus Administracionemque omnium & singulorum bonorum dictum defunctum & suum huiusmodi testamentum concernentium vbicunque infra nostram iurisdiccionem existencium petronille vxori dicti Johannis ac Thome Garston & Johanni Catour executoribus in dicto testamento nominatis in forma 25 iuris iuratis commisimus et committimus per presentes Compotum calculum & raciocinium administracionis huiusmodi necnon potestatem committendi administracionem magistro Thome Birchold alteri executori eciam in ipso testamento nominato cum venerit eam in debita iuris forma suscepturo nobis specialiter 30 reservantes. In cuius rei testimonium sigillum nostrum ad causas presentibus est appensum. datum die loco & Anno domini supradictis. Et nostre translacionis Anno Octavo.

¹ drawe? = drawn, and meaning 'brought up'.

² Wooburn Episcopi = Bishop's Wooburn. Many villages and farms are still so called from having been anciently the property of some see.

Appendix IX: 1500, Commission issued by William Smith, bishop of Lincoln, directing the Abbot of Peterborough (however indignant at receiving this charge) to convey criminous clerics from Peterborough to Banbury or Newark-on-Trent.

From bishop William Smith's Register at Lincoln, lf. 87 and 87 bk.

The proceedings were, probably, in pursuance of the 1485 Statute (supra, p. 255). The Bishop's Vicar-general, 26 Nov., 1499, wrote to the Abbot, announcing the Bishop's intention to lay this duty upon him. In spite of the Abbot's openly expressed indignation at being called upon to discharge such an unworthy service, the Commission was issued about a month later, viz. on 5 January, \(\frac{1489}{1580} \).

[I. Abbreviated English version of the Official Record of the issue of the Commission.]

* Commission to receive convicted clerics within the Liberty of Peterborough.

The bishop issued a commission to Robert, Abbot of the Benedictine Monastery, Peterborough, empowering him, personally or by deputy, to demand and receive any clerks arrested and indicted on any criminal charge, and committed to gaol within the Liberty of Peterborough, in order to have them dealt with in the Bishop's ecclesiastical court, and to send them to the bishop's castles of Banbury or Newerke, with copies of their indictments. Dated at the bishop's manor of Lyddington, Rutlandshire, 8 January, 1500, and in the fifth year of his translation.

The aforesaid commission had been reluctantly submitted to by the Abbot of Peterborough, as appears by the following letter sent by him to the Bishop's vicar-general in spirituals.

[II. Text of the Abbot of Peterborough's Protest.]

+ Worshipfull Maister, aftyr dewe recommendacion to you Robert, Abbot premysed, so it is I lately received your letteres beryng this borough, asked date the xxvj. day of Nouembre²; and by them I vnderstond my by William Smith, Bishop lordis pleasure is that ye shuld make a commission to me and of Lincoln, to

^{* 1}f. 87.

¹ i. e. 1499 in the English accompt.

⁺ lf. 87 bk.

² i. e. in the year 1499.

ous clerics expresses dislike of the task, but concertified that his charges will be paid.

convey crimin- to suche other of my brethren as I will name to receive clerkes from his juris. convicte if nede be at their oure next sessions. Maister, it hath diction to the not ben sene or hard such a commission to be made to my pre-Bishop's court, decessoures or to any of my brethren here afore.

Nerthelesse doyng my lord a pleasure, if it will please yow to 5 sents, on being entyr in your said commission that I shalbe alowed for my costes and charges for the conveaunce of them, and a place assigned where thei shall rest, I will accepte and gladly receive your commission, praying you, maister Chaunceler, interely and with all my hert to be a meane for me to my good lorde that to this said matier with all other of variaunce may sease and be vsyd as they have bene here afore, gevyng credens to the brynger hereof, and I will deserve it to yow by goddes grace who you preserue &c.

> Subscripcio: your Lover to his power, Robert, Abbot of the 15 monasterie of Petyrburgh.

Appendix X: 25 March, 1517, Will of Robert Hardy, of Lyddington, Rutlandshire.

From bishop William Atwater's Register at Lincoln, lf. 93 and lf. 93 bk.

* Testamentum Roberti Hardy de Lidington.

25 March, 1517.

In the name of god Amen, the xxv. day of marche in the yere of our lorde gode m¹.cccc.xvij., I robert hardy of lydington within Ruttlond of hole Mynde & good remembrance make my testament & last will in this maner following:

Burial in Lyddington church.

ffirst, I bequeth my soule to almyghty god to our blissed lady & to all seyntes & my body to be buryed in the churche of alhallowis in lydington afor the Image of our blessed lady of pietve.1

Bequests to Lyddington church.

Item, I bequeth to the hy alter xxd. Item, I bequeth to our 25 lady of lincoln xxd. Item, I bequeth to the torche light iijs. iiijd. Item, to the belles iijs. iiijd.

Bequests to Testator's sons.

Item I bequeth to sir William my sone on fedder bed with all that longeth yerto, on furr off ffoxe, on other of ffychoes. Item, I bequeth to James my son my place that I dwell in with 30 the land longeng to ye same place & bowthis howse with the

yarde londe belongeng yerto. Item, I bequeth to Robert my sone fforethers hous with the varde londe. Item, I bequeth to John my son Harresons howse with ve varde londe.

Also I will that Johan my wiff haue the profittes & the rule Life-rent 5 of the howses & londes the terme of hire liff & if any of my tator's widow, Children be obstinate & trouble with there mother contrary to my with power of stewardship will hee yat so trobles to have no thyng but at his motheres will. over the estate.

Item, I will that the hows agaynes my lordes bakhowse next the hall of stache 1 be putt & go with harvsons yarde lond.

Item, I bequeth to Elizabeth my seruaunt ijs. Item, I bequeth Bequests to to Nicholas stowe my ryding gowne. Item, I bequeth to Robert hill a Jaket of Totyn russett lynyd with blake. Item, I bequeth to Robert Cley a kendall Jaket. Item, I bequeth to John Drouer my servaunt xijd.

Item, I will have on seculer prest to syng in the church of Intercessory lidington at our ladyes awter for me & my wiffes my frendes vided for a & all Cristen soulles bi the space of on hole yere.

Item, I will and give to the churche of lidington the hows Endowment of Called hallofstagh in to the hondes of the church wardens, paying obit, 20 the fyne to the lorde aftyr Custom & maner of the lordshipe, to this entent that they yerely kepte for me a solenntie obbet for my soule my fader & moder my wiffes with all my ffrendes *ssowles that day which it shall please god to sende fore me & they to distribute at the said yere day iijs. iiijd. to prestes clerkes and provision 25 & other powre pepull. & iff it be so that the said wardence, ture at it. with the consent of the parishe, will sele the said house or Power to vary changh it for arabull londes or medow, it is my will to give the investment of the them lycens so to do, they keping yerely the said obett in the endowment. said church, [and] distributyng the money afor rehersed.

Item, I will my children haue iche oon of them on ffedder bed Bequests of with that longeth yerto, aftyr the discrecion of my wiff. & on bedding. ther good aberyng.

Item, I will that all my harnes be sold to bi westmentes with. Bequest for The residue of my goodes not bequethed I give to the disposicion Appointment 35 of my wiff, whom I make sole executrixe to dispose for me as is of Executrix. most expedient for ye helth of my soule.

thies witnes, mr. Roberd purdy, vicare of lidington; henry mediton pariche preste at calcott.

* lf. 93 bk.

¹ See infra, 1. 19.

[II. Latin Text of Probate, 30 July, 1517.] Approbacio eiusdem.

Probatum fuit presens testamentum suprascriptum coram officiali Magistri Jacobi Denton prebendarij de lidington penultimo die mensis Julij Anno domini millesimo quingentesimo xvijmo in ecclesia prebendali de lidington predicta. Commissa fuit administracio bonorum relicte sue executrici supranominate 5 in forma Juris Jurate saluo Jure cuiuscumque, etc.

Appendix XI: 20 August, 1517, Will of John Symmys, of Ridlington, Rutlandshire.

From bishop William Atwater's Register at Lincoln, If. 92 bk. and If. 93.

[I. Full Text of the Will.]

* Testamentum Johannis Symmys de Ridlington.

20 August, 1517.

In the name of gode amen, the xxti day of august the yere of Lour lorde gode a ml.ccccc.xvij, I, John Symmes of Ridlington beyng of good mynde and memory, make and ordevn my laste will and testament in maner & forme followeng. 10

ffirst, I bequeth my soule to almyghty god and my body to be Burial in Rid- buryed in the church of Ridlington before the aulter of Seynt Nycolas.

church. Disposal of goods.

lington

Item, I will that my dettes shalbe payd of my holle goodes, And, aftyr my dettes so payd, I will the remaunant of my goodes 15 be deuyded into three egall partes; wheroff I will that marget my wiff haue oon parte, the seconde parte to be egally deuyded amongest my Children, And the threde parte to be bestowed for the welth of my soule, the soules of my feyther and mother and all Cristen soulles, And for the fferther perfomance [sic] of 20 this my last will after the discretion of myne executores.

Item, I bequeth to my Mother church off lincoln xiid.

Bequest to Item, to the hye aulter of Ridlington iijs. iiijd. Ridlington church.

Item, to Clement Tyler oon of my Cotes; Item, to my doughter Agnes xls.

25

Item, to the church of Ridlington xs.

Bequests to Friars at Stamford.

Item, to the white fireres at Stanfford xs. and to euery other of the iij. orders iijs. iiijd.

* 1f. 92 bk.

Item, I will that marget my wiff have the hows wherin Bequest, dur-I nowe dwelle duryng the tyme that she lyveth sole and hood, to testavnmaryed, keping all maner reparacions belongeng to the same; tor's widow, with reversion And aftyr she is maryed or take on husbond, I will that my to testator's 5 soone Robert Symmes haue the said hows as his enherytaunce to son Robert. hym & his heires for euer, he and his heires paying yerly to my said wiff iiij markes duryng hyr live.

Item, I will that the profittes of my Millne at vppyngham Mill at Uppremayn to my thre Sonnes John Thomas & Charles duryng

to theyre three lyves, except any of them be made prest; And if Objection to eny of them be made prest, the said profittes to remayn to hym ing estate. or them note made prestes.

And that the said Children which be willing to go to scole, to Provision for thentent to be made prestes, have the hole profittes of the said education of sons, in view of 15 Milne and not the other. And aftyr the be made prestes, and priesthood. after the decease of them note made prestes, the said Milne and profittes to remayn to my sone Robert and his heyres for

Item,* I will that my Sister Agnes lacy haue a noble duryng Bequests to 20 here lyve out off the hows wherin she nowe dwellith, according testator's sister and to my fatheres will, and that my wiff have the residue off my widow. profittes of the said hows duryng hire live.

And I make & ordeyn Robert Symmes my soon & Thomas Executors Sherman myn executores of this my last will and testament, Overseer, of 25 And William Symmes off okeham ouersear of the same.

Thies beyng witnes, xp'ofer lacy, John wright, John Swaynson, Thomas tayllour, henry preston, Clement Tiler, and other.

[II. Latin Record of Probate, at Lyddington Manor, 31 August, 1517.

Approbacio eiusdem.

Probatum fuit presens testamentum coram Ricardo Roston, decretorum doctore, domini Willielmi episcopi lincolniensis 30 Cancellario, in Capella infra manerium de lidington, vltimo die mensis Augusti Anno domini millesimo quingentesimo xvijmo. Commissa administracio bonorum et debitorum eiusdem defuncti executoribus suprascriptis.

* 1f. 93.

Appendix XII: 4 March, 1517, lease for forty years, by William Atwater, bishop of Lincoln, of the grazing rights in the park, and of the demesne meadows, pasture, fishings, and market-dues belonging to Stow manor, Lincolnshire, an estate of the See of Lincoln.

From bishop William Atwater's Register at Lincoln, 1f. 83 and 83 bk.

* Stow park' herbagii dimissio ad firmam.

Thys Indentur made the iiijth daie off Marche the ixth yere off the reign off kyng henry the viijth bitwene the Reuerend fladre in god William by the grace off god bishop off lincoln off the oon partie, And Thomas Smyth, hys balyff, of Sleford in the countie off lincoln, off thoyer partie, wittenessyth

that the same Reuerend ffadre bishop off lincoln hath graunted dimysed and letten to ferme to the said Thomas Smyth the harbage pannage and agistament off Stowe park within the said countie off lincoln,

and also certayn demean medowes within the lordship off 10 Stow, that is to saie, the medowes in yolthorp in magelmore conteyning x. Acres and di', some tyme in thold 1 off Thomas Somersett and John Stowe; oon Acre off medowe in Brampton, late in the hold off John Askyll; And xlvij. Acres and di' off medowe nyght 2 the ffosse, wheroff lyeth in newton xvij. Acres di', 15 in laughterton v. Acres, in ffenton xv. Acres, and next the fosse x. Acres.

And also a pasture called Brampton Clyff, with the ffishyng off the Seuerall water off Trent, and the tolle off the ffeyres off Stowe.

To have and to hold the forsaid harbage pannage and agistament off Stowe park and all the demaign medowes abovesaid with the pasture called Brampton clyff and the ffishyng and the tolle aforsaid to the said Thomas Smyth and his assigneys ffrom the ffeest off Sancte Michaell the Archaungell next commyng 25 after the date of thies presentes vnto thend and terme off flourty yeres then next following and fully to be complete,

yeldyng and payng yerfor yerely to the said Reuerend ffadre bishop off lincoln and to his successours xjli. vs. iiijd. at twoo vsuall festes off the yere by euen porcions, Reserued alwaies to 30

* 1f. 83.

1 i. e. the hold (i. e. occupation).

2 next.

20

Thomas Smyth, of Sleaford, Lincolnshire, takes on lease the grazing rights of Stow Park, and also the demesne meadows, pasture, fishing, market-dues, of Stow manor, for forty years, at yearly rent of

£11 5s. 4d., but reserving

timber.

royalties, and

4 March,

1517/8,

the same Reuerend ffadre and his successoures all maner Royaltie off the same lordship off Stow or yerunto bilongyng. And the said Thomas Smyth by vertu off this leace shall not make waiste off enny wodes within his said ferme excepted 5 reparacions off hedgyng And oyer 1 menndyng.

And iff it happen the same yerely farme off xjli. vs. iiijd. to be Power of disbihynde vnpaid in parte or in all by the space off xv daies after traint, enny off the said ffestes at the whiche it awght to be paid, that then it shalbe lefull to the said bishop and his successours into to the said farme off therbage pannage and agistament off Stowe park and all the demean medowes with the pasture *called Brampton Clyff, and the ffishyng and tolle above said and every parcell yeroff to entre and distreyn And the distresses so takyn to lede dryve cary awaye and to withhold vnto the tyme the said yerely farme with tharreragies iff enny shalbe to the said bishop and to his successurs be fully content and paid.

And iff it happen the said yerely farme off xjli. vs. iiijd. to be and of rebehynd vnpaid in parte or in all by the space off a quarter off entry, reserved.

a yere after enny off the said ffeestes at the which it awght to be paid that then it shalbe lefell to the said bishop and his successors into the said ferme off the harbage pannage and agistement off Stowe park and all the demeyn medowes with the pasture called Brampton clyff & the ffishyng and tole above said and every parcell yeroff to reentre and to have agayn, as in 25 the first astate, thies Indentures in enny wise not withstanding.

In wittenes wheroff either off the said parties to thies Indentures entrechaungeably haue setto their seales, The daye and yere above written.

Appendix XIII: 1518, Will of Richard Hawardyn, of Sherington, Buckinghamshire.

From bishop William Atwater's Register at Lincoln, lf. 95 and 95 bk.

†Testamentum Ricardi Hawardyn.

[I. English Text of Will.]

In ye name of god amen, the last day of September the yere 30 September, 30 of our lord god MlvC and xviijten, I Richard hawardin, sike 1518.

^{*} lf. 83 bk.

⁺ lf. 95.

¹ i. e. ober.

of body and hole in mind, make my testament & last will in manar and forme following.

Burial in Sherington church. first, I bequeth my soule to almighti god and our ladi Saint Mary and all the holi compani of heuin, and my body to be buriid within yo chancell a fore our lady.

Bequests to Lincoln and Llandaff cathedrals. Item, [i] bequethe to ye mother church of lincoln xxs. Item, i bequeth to ye cathedrall church of landaffe vli. to bi a pix to ye high awter.

Bequests to bridges. Item, i bequeth to Sherington Brigg tuenti s. Item, i bequeth to newport brig vjs. viijd. Item, i bequeth to Ickford Brigg 10 vjs. viijd. Item, to olney Brigg vjs. viijd.

Bequests to Friars for intercessory services. Item, i bequeth to every on of yo iiij. ordres of freers in Northaumton for a trentall xs. Item, to yo gray freers in Bedford for a trentall xs.

Bequest to Sherington church. Schooling of a legatee. Item, i bequeth to Sherington [Brigg 1] stepull with xxs. that 15 i haue paid all redy, iiijli.

Intercessory services for two years. Item, i bequeth to hunfrey hawrdin to find him to the scole iijli. vis. viijd.

Item, i will yat my executores find a honest prist to sing for me and all cristend sowles a hole yere at Sherrington, and a nother 20 hole yere at Stoke.

Item, i bequeth to Agnes Heyward xxli.

Item, i make min executours maister mathew smith, principall of the kinges college of Brasinnose in oxford, and sir Robert widows to execute this mi last will and testament, and either of 25 them to haue iijli. vjs. viijd. for there laboures, with their costes.

these being wittnesse: Sir Alexander Robinson, Thomas withe, William Shiriff, and Robert Triplett, with other mo.

[II. Latin Record of Probate: 9 October, 1518.]

* Probatum fuit testamentum infrascriptum coram venerabili viro Ricardo Roston apud vetus templum london' nono die 30 octobris anno domini Millesimo quingentesimo xviijuo, commissaque administracio omnium bonorum executoribus in ipso testamento nominatis in forma iuris iuratis.

* 1f. 95 bk.

1 Struck out.

Executors of will named [B.N.C., Oxford].

GRAMMAR NOTES

FOR students of English, the documents contained in this volume have several points of interest.

I. They represent, authoritatively, the forms which were in use in one well-defined canton of the country. That canton is a large one, certainly, being a great diocese which stretched from Trent to Thames, but it was possessed of historical unity, having always been under one church administration, the rule of the Bishop of Lincoln. Accordingly, the various uses, in respect of spelling, inflexion, syntax, which prevail here invite comparison with similar documents of the same period which may be forthcoming from other great dioceses, south, west, and north. Such comparison may possibly yield some suggestions as the distribution of dialectical forms over different provinces in England.

II. These documents represent also what may be called natural English in distinction from artificial English. Where a writing is the result of translating a Latin text, it is bound at this period to be trammelled by the original. Here, although the documents, being in the main wills or leases, are of a legal character and therefore deeply influenced by older Law-Latin precedents, they are not actual translations, and, in spite of their formalities, are genuine English as employed in actual life. Similarly, the persons who wrote them, such as the parson who drafted a will, or the attorney who drafted a lease, were men of reasonable education, writing documents of a type they were in the habit of dealing with, and in their mother tongue. Thus, once more, in spite of technicalities, the documents are essentially natural.

III. The documents bring us very near to the originals, and are exceptionally free from mere clerical errors. The wills, leases, &c., here contained were sent into the Bishop's Registry immediately after their execution, and, at once or after very brief delay, transcribed into the Register then in process of

compilation. This transcription was no doubt done by one of the clerks of the bishop's legal adviser, and such a clerk would attempt at least professional accuracy in making the transcript and revising it when made. Similarly, the E.E.T.S. copy was taken from the Register by an experienced transcriber; and, in a multitude of doubtful places, the proofs have been rigorously collated with the Registers by the friendly and expert skill of the Rev. Canon C. W. Foster, F.S.A., Secretary and Editor of the Lincoln Record Society. Although, in this text, several forms and words appear strange, they may be taken as exactly setting forth the forms and words of the original writing.

IV. Almost all these documents have the further advantage of possessing exact statements as to the day and place of their being written, so that whatever indications they give of the specially local uses of sounds or words can be trusted to.

V. The documents, in date, fall into two distinct groups.

There is an earlier group (pp. 37-131), 1450-64, which belongs to the later period of what is conveniently called Middle English. Appendix I and Appendix II belong to this group.

Forty-five years later (pp. 131-242) begins a group, 1509-44, which belongs to the beginning of Modern English. In the Appendix (p. 255) the documents of this second group begin in 1485, the arbitrary partition year between it and Middle English.

A second inquiry is thus rendered possible. It has been already (supra, p. 271) suggested that an orderly statement of the linguistic facts of the earlier period may be of use when compared with similar statements from other districts.

It is further possible to compare with those of the earlier period the linguistic facts of the second period, in an attempt to find out the leading lines of change which asserted themselves in the first half-century of Modern English. There is an appreciable amount of change, but not uniformly in the way of progress. The marked increase, for example, in the use of the feeble expletive to do shows a less firm grip of the native verb.

VI. Special interest attaches to the comparison of the grammar features of the earlier documents here contained with those of Godstow English Register (E.E.T.S. 1911) and Oseney English Register (E.E.T.S. 1912). These two monastic translations were undoubtedly made, or in process of being made, about the

date of the writing of the concluding portion of the Lincoln Diocese first set. But the two monastic texts, in comparison with the Lincoln Diocese texts are ludicrously and, indeed, inconceivably archaic. The Lincoln Diocese texts are, in most respects, well composed, and use forms not remarkably different from those now in use. They are thus in the strongest contrast to the halting syntax and obsolete forms of the monastic texts. The contrast is that between the clearly expressed and straightforward letter of an educated man and the incoherent letter of an uneducated man who has difficulty in the mere act of writing, and still greater difficulty in setting down his thoughts in writing.

VII. The spelling is, of course, eccentric. English had not yet received any impulse towards uniformity, originating in the standardizing action of the compositors in their 'chapel'. Each writer set down for every word he wrote, in *fonetik*, and in *fonetik* which might vary from line to line, such combination of letters, chosen on the spur of the moment, as seemed best to express its sound. Something may, however, be learnt from this arbitrary spelling as to the position of the language at this period. Three points, at least, assert themselves:

- (i) Plainly, in respect both of consonants and vowels, different dialectical forms of words were then co-existent, some of which have been kept on in modern English, others of which have been quite rejected by the standard speech, whether spoken or written, and, if they survive at all, survive only in dialect.
- (ii) Again, the divergences of pronunciation in respect of words like either, neither, and others, which are still noticeable in the standard language as now spoken, have come down from a stage of the language in which a welter of vowels and diphthongs was one of its most striking features.
- (iii) In the third place, there is abundant evidence that the blurred utterance of vowels is of long standing. There could not have been such alternatives as moder, modir, modur, had the final vowel been sounded truly.

In the headings which follow I have tried to bring together the main examples of these things.

Ch and k.

In general the *ch* forms have established themselves in standard English, *k* forms being now dialectical.

Church is the main instance. On the one side, we have church 64/12, churche 38/5, chirche 99/7; but, on the other side, kirke 45/7, 47/12, 54/26; kyrk 54/7, kyrke 57/13, kirk 120/2. Church continues; there is no example of kirk later than 1465, 121/10.

Chest is a second example. The ch form prevails, chist 40/25, 41/28, 122/1, 124/17; but kyste occurs 45/6.

Examples in which the k form has prevailed in standard English are:

kerchifs 56/32; cherchiffes 57/1.

kechyn 40/9, 49/12; kichyn 56/28; but chechyn 40 note.

Ch and di.

There are examples of the thinner sound in certain words, In the later period the thicker sound is emphasized in the spelling by the actual use of d.

Ochecote 38/5, is now Edgecott.

charchid 55/14, but charged 63/5. Then, 1536, chardgied 208/21.

D.

In a number of instances d drops out, yielding a softer combination.

aduyse 73/12; auyse 75/25; thavice 261/31.

expounid 57/6 = expounded.

hynes 51/27, hynys 55/30 = hinds, i. e. farm-labourers.

boune 134/24, bound.

On the other hand, from false analogy with real ad-words, d is inserted where it ought not to appear.

advoydyng 177/17.

advoydede 228/25 (1539).

In a few cases d is found introduced as a final letter where it has no real place. Such forms still abound in rustic speech in many districts.

sermondes (1536) 196/21.

D and t.

pewder 180/10, 191/29. pewtir 40/35.

D and th.

There is an unusual number of words in which double forms occur, one set with the flat d, another set with the aspirated th. Unmistakably, in the earlier period, preference is given to the d forms.

Father. The forms are: fader 58/22, 97/12 and frequently; fader 58/26, 111/2; fadir 49/31, 127/35; fadre 88/7; fadyr 49/37, 54/1.

These d forms are just as common in the second period. We have fadre 145/29 (1529), 220/20 (1538), ffadre 210/9 (1536).

The th form is not found in these deeds in the earlier period. In 1533 flather occurs 159/20; in 1534 faper 165/15; in 1540 father 232/5; in 1517 fleyther 266/19.

Mother. Moder 57/25, 117/14, 128/6; modyr 54/1.

And so also, in the second period, modre 145/29 (1529), 191/12 (1535), 223/1 (1538).

There is no th form in the earlier period; but, in the second period, mother 150/4 (1533), 159/20, and frequently afterwards, e. g. 232/5 (1540); moher 158/31 (1533), 160/8.

Brother. Forms in d occur both in the earlier and later periods—brodyr 51/15 (1451); brodre 153/23 (1533); 184/10 (1535); bredren 182/1 (1535). But the th forms are distinctly more frequent both in the earlier period—broher 58/15; brother 58/11; brothir 55/20; brothyr 53/25; and in the second period—brother 151/27; broher 159/13, 165/11; brethern, 258/12.

Feather. We have fedyrs 46/27; federbed 41/11, 62/33; in the second period, fedder bed 264/28; ffedder bed 265/30.

In the first period, fetherbed 40/13, 67/20; ffetherbed 39/16, 40/3; and, in the second period, fetherbed 155/9, 162/21, &c.

Wether. The forms in both periods are generally d: wedirs 42/8; wedyrs 51/8; wedres 192/12 (1535). But wethers is found 247/2 (1531).

Further. Examples, all in second period, are—ferder 133/17; furdre 133/2, 147/12, 177/17; furdre 218/30; fferther 266/20.

Death. Dede 53/30, 56/4; but deth 120/18; dethe 61/24, 68/17, &c.

In the earlier period, other examples are:

oder 83/30; odyr 50/22, 55/6; but other 82/20; othir 56/12.

a-nodyr 49/32; but a-nother 62/18.

toder 74/1; but tothir 48/23, 55/30.

togedyr 49/36.

gadred 127/33.

In the later period, togedre (1486) 258/14; radre 196/22 (1536).

hidertoo 129/18; furdre 252/27.

elther 80/30: apparently = elder, i.e. formerly appointed. Hundred. We have hunderith 66/7 (1454); hundrith 133/6 (1509), 173/20, 221/22 (1528), &c.; hundreth 200/13 (1536), 207/5, &c.

hundred 151/4, 157/2.

hundrede 136/19, 222/21.

Oxford. Oxenford 72/8; Oxford 74/32, 117/11; Oxforth 189/16; Oxforthe 211/5.

F and v.

The variation between these two is seen in the forms of the verb to give (infra, p. 313).

Other examples are in the verb to have, e.g. haf 49/9; hafe 48/25; haffe 49/25, &c.; but have 48/26, and usually.

dryfys 55/30; but dryve 208/31.

leffes 67/33; levys 42/22 = leaves (subst.).

life 47/6, liff 73/18; lyff 89/37; but live 57/9, 267/7, 22; lyve 84/17, and (1517) 267/20, (1536) 211/7.

to liffe 221/20.

lyflod 76/31, 129/5, but lyvelod 76/26, 124/15.

safe 50/3; save 50/4 =except.

beleve 97/8 = belief.

sauf 257/24; savely 138/10 = safe.

leiffe 204/26; leve 132/27 (= leave, verb).

G and y.

Examples of the fluctuation between the harder and softer forms are found chiefly in the verb to give (infra, p. 313). But there are also—

agayn 112/17, agayns 118/25, 265/8, ayenst 130/21, ayenste 237/13 = against. Ayen 211/35 = again.

gh.

The spellings of these documents suggest that the aspirated guttural, the ch of Scots 'dochter', 'loch', &c., still survived in some words in Lincoln dialect, alongside of forms of the same words in which it had fallen out.

Pillow. Pillow 40/20, 67/14, pyllow 39/18, 40/15, 66/25 conform to modern spelling and pronunciation. But pillough 67/35, pyllough 67/6, pillowgh 67/22, by their archaic spelling suggest an archaic pronunciation.

Plough. Plows 54/9, plomen 55/28 attest the absence of gh, but its presence in sound is indicated by its presence in spelling: plogh 49/10, 55/30, plogh horrs 49/10.

Daughter. Doghter 49/35; doghtyr 50/20; doughter 49/26; dowghter 163/23, 185/12.

ght.

The spellings show that this was felt to be a difficult combination.

bougth 166/29 = bought. brougth 160/26 = brought. lygth 133/24, 166/6 = light. ogth 55/35 = aught. rigth 167/12; rygth 167/4, 168/3 = right.

though 166/11 = thought.

H.

The peculiarities of h occupy a good deal of space in these documents.

H omitted at beginning of words:

abet 53/14, habit.

owrys 45/9, hours.

owsald 46/6, but howsald 46/6.

And so, in the second period,

ys (1507) $27 \ bis = his.$

oste (1540) 232/24 = host.

thospitall (1536) 203/7.

H omitted in middle of words:

howsald 51/18, but houshold 63/3, 69/4, &c.; howshold 122/15.

scepard 55/31, but schepard 55/27.

swynnarde 55/31, swineherd.

wete 42/12, but whete 42/13, 58/2.

the wiche 89/28, but the which 81/24; wich 122/16, but which 121/37.

This occurs frequently in the name Katherine. We have: Kateryn 45/20, 46/35, 54/22, 89/33; Katerin 119/20; Katheryn 152/25, 160/23, &c.; Katherine 145/30.

H omitted at end of words.

This occurs in the name Elizabeth. We have:

Elizabet 42/32, 50/14, 55/7, 58/4, 89/35; but Elizabeth 49/23, 55/10.

It is especially common with ordinal numbers:

fourte 46/11; fourt 56/1.

sext 64/3, 69/11, 75/28, 89/10; so also king herry vit. 65/3.

An exception appears to be:

fourthe 83/24, and the iiijthe 41/35.

In the same way, in the second period, we have:

fyft 154/II.

fourt 231/17.

When Henry VIII is written in full it is:

eight 133/7 (1509), 141/14 (1529), 171/3 (1534); eighte 236/16 (1543), eyght 230/19 (1540); theighte 239/3 (1544).

He is 'eighth' only when he appears in contraction: viijth 268/3 (1518), 178/5 (1534), 203/3 (1536), &c.

H inserted at beginning of words:

habundaunt 130/9, 23.

in hall the hast 50/17, but in al the hast 46/5, 54/4.

harmor of plate 50/3.

haske 49/13.

haws 49/31, aws = owes.

Helys 112/1, Ellis (Elisha).

hilke 54/14, 16, but ilke 54/12.

hordand 49/16, but ordand 48/24.

hus 54/4, us.

So also, in the second period, hable 147/4, 155/10, 200/10.

H inserted in the middle of words:

qwhere 47/19, but qwer 47/11 = choir.

shelf 56/21, but selfe 56/20.

trenthall 54/4.

where 58/36 = were.

And, in the second period,

wholyn 135/18 = woollen.

H in alternative forms:

heires 68/23, 83/5, &c.; hayres 47/10, &c., but eyrys 89/17.

heyrlomes 134/12, but eyrelomys 163/12.

to heyre 232/3, but eyre 184/3.

H in hiatus.

In those combinations in which a vowel preceded a word beginning with h, this h was often sounded so strongly as to prevent hiatus:

a half yer 56/3, 4.

a hande 51/34.

the hede 51/34.

my hors 48/22, 57/16.

my heires 62/3.

my howsald servants 46/6.

a honeste priste 223/5.

In other cases, expedients are used to avoid the hiatus:

an hable preste 147/4.

myn herte 97/19.

myne hayres 47/21.

myn heires 61/30.

an honeste chambre 229/9: oon honeste priste 228/20.

L,

The letter l when preceded by a acquires a diphthongal sound. In the earlier period, this was accompanied by the disappearance of the l itself, as it still is in Scots.

Examples are:

Psalter. Sauter 48/9; sautre 54/22; sawter 38/28, 51/10.

Altar. Auter 38/7, 49/8.

This dropping of the *l*, however, is infrequent in the second period. Auter 164/13 (1534); Awter 265/16, 270/8. Aulter —139/21 (1529), 223/2 (1538)—is the usual spelling. Alter occurs 231/1, 264/25.

Hawberdes 251/29 = halberds.

N.

In certain words n is occasionally let drop. covent 76/34, &c., is as frequent as convent 74/4, &c.

ngth was felt to be difficult:

lenght 257/28. strenghe 189/18, 202/9; strenght 233/3.

R.

The letter r tends to be left out:

Fother 48/20 = further.

embrouded 45/24, but embrowdred 41/9.

perfomance 266/20.

scasely 49/11.

wosted 41/15, but worsted 40/5.

Sh and sch.

The prevalence of the spelling *sch* in the earlier period perhaps indicates a greater volume of sibilation, both at the beginning and in the middle of words. But the simpler forms in *sh* are found throughout the whole of the period, and in great abundance.

schall 50/22. sche 49/33, 50/16.

schepe 51/3.

schepard 55/27, but shepard 43/32.

schetes 56/35, but shetis 40/23.

schotes 51/26.

parisch 66/3.

qwischens 78/23; qwisshens 40/13.

worschip 47/11.

The forms parich 51/30, parych 45/7, possibly suggest the domination of the guttural element in the word as spoken.

T.

The letter t occasionally disappears: Sayn 45/20, 54/22, but saynt 54/21 The letter t is occasionally intruded: Patent 163/28 = paten.

Th.

There are double forms of certain abstract nouns, one set with the element th, the other set without it.

heale 58/35; helth 38/4, 89/23, 90/6, 120/12, 145/25, 151/11, 169/15, 265/36, &c. wele 261/30; welth 134/7, 150/21, 151/10, 170/16, 266/19. Cp. brede (= breadth) 136/11, 257/31.

V.

In Scots v disappears in give and its compounds—e.g. gi'e=give; forgi'e = forgive. In that singular 1451 deed, which has so many other northern forms, there is possibly an example of this:

'I will my tenauntes yt aw me rente haf forgyn yer of' 55/37 = (exactly) Scots forgi'en.

V and w.

Considerable fluctuation is found between the explosive \boldsymbol{v} and the liquid \boldsymbol{w} :

Avyse 75/25; awisse 47/10 = advice.

Beuerlay 53/23; Bewarley 53/21.

nevew 49/1; newew 49/30, 56/22.

oversight 75/11; owrsight 47/10.

purvey 77/10; purwad 52/24.

travers 49/13; trawers 57/5.

valo 48/17; walaw 48/16.

veluet 45/21; welwet 51/10.

vessell 62/31, 67/34; wessell 43/35.

vestementes 48/25; westment 45/17; westmentes 265/33.

as wel 62/26; als velle 47/13.

wered 49/2; veres 53/14.

wyne 39/34; vyne 77/12.

W.

Unless they are all copyist's errors, there are traces of tendencies, in the combination ow,

(i) to reject o, or (ii) to reject w.

We have (i) Wlff 43/4, 23, but Wolfe 43 n. 3. plws 54/6.

but (ii) plomen 55/28. groyng 168/7.

p.

The use of the 'thorn' symbol continued throughout both periods, sporadically: see especially p. 44.

Some of the later examples of it use are:

pat 151/28 (1528), 185/9 (1535).

per 157/5 (1533).

pen 159/7 (1533).

þe 206/16 (1536).

oper 206/14 (1536), 218/13 (1537), 226/14 (1539), 241/18 (1544).

Late examples of y are:

theyer partie (= the oper) (1517) 268/5.

hedgyng and oyer (= oper) menndyng (1518) 269/5.

for yem 228/14 (1539) = pem.

 y^{s} my laste wyll 233/3 (1540) = bis.

yis my wyll 233/7.

In ye name 230/17, and throughout this deed (1540). wytnessethe yt 230/20, and throughout this deed (1540).

3.

This symbol, in the early period, is used occasionally,

- (a) as an initial letter for y: 3erly 47/27.
- (b) as a final letter for s, epecially of the plural suffix. thappurtenaunc; 81/19; thappurtenaunce; 121/32. profute; 73/24. tenement; 73/15.

Metathesis of r.

This is not infrequent in the earlier period:

byrning 54/31; bryn 54/33.

Croston 73/3, 76/8 = Corston.

girdyll 49/26; gridyll 50/6.

schred 28; scherde 27 = shroud.

strike 51/28 = stirk.

third 46/11; thred 56/1.

It is found also in the second period: e.g. brent 252/32; threde - 266/18.

This is possibly the explanation of such forms as:

matrons 43/2 = ? martens (fur).

onormentes 47/7.

This tendency to metathesis possibly accentuated the tendency to curtail the ending of words in -er when the es of plurality or the ed of past participle was added:

membris 76/12.

ordres 43/11, but orders 43/7.

wedres 43/29.

diapred 41/19.

embrowdred 41/9.

lettred 96/3.

powdred 38/8.

Metathesis of w.

This singular form of spelling occurs in a few documents of the second period:

betewne (1534) 166/27 = between.

dewll 133/16 (1526), and occasionally afterwards down to 185/10 (1535) = dwell.

tewlue 133/20 (1526) = twelve.

It possibly arose in some dialectical difficulty of pronunciation. A similar difficulty perhaps gave the spelling:

tuythes 225/11, 227/31 for tithes.

Fluctuation of vowel sounds.

A and e.

Among, amonges 40/36, 147/24; emong, emonges, emongest 53/23, 56/30, 150/11, 166/13, 169/32.

barne 235/32; berne 161/22.

colage 45/16, 53/12; college 78/15; colyge 54/16.

harnas 49/6; harnesse 67/7; hernas 45/14.

Harré, Harry 51/13, 56/28, 163/15; Herry 61/20, 89/26, 163/19.

lasse 39/7; les, lesse 54/9, 76/31.

masse 43/8, 77/13; messe 52/12, 54/27.
ordand 47/15; ordend 47/7: ordeyned 78/25.
parishes 249/24; parych 45/7; parys 54/6; peryshe 175/10.
reparacions 226/2; reperacions 133/22, 166/3.
ryngars 53/11; ryngers 157/27.
siluar 49/4; syluer 39/35.
tenament 167/21; tenement 167/18.
than, thanne 77/27, 85/21, 155/12, 257/8; then, thenne
76/20, 85/25, 155/11.
towall 67/2, 34; towell 39/21.
wark 120/2; werk 40/13, 119/1, 257/28.
wax 52/27; wex 77/12.
whanne 79/8; when 90/4.
whar 55/6; wher 46/15.
yard 164/9; yerd 64/9, 162/13.

A and i.

to hing 46/22 = hang; hanginge 192/2.

A and o.

awes 48/19, 50/9; ows 50/15.
haldyng 53/13; holden 99/3.
housbond 43/9, 267/4.
knawen 46/4; knowen 46/9.
knawlige 97/29; knowlage 97/11.
landes 158/12, 175/15; lond 157/9, 158/9, 185/5.
nottwithstandinge 196/18; notwithstondyng 199/2, 209/6.
stand 199/35; stond 151/29, 161/21, 163/12, 257/27.
walaw 48/16; valo 48/17.

Soul sometimes appears with a dominant a element, as in Scots; frequently with the dominant o element, as in standard English; occasionally with the diphthong as in English-Irish.

saule 54/2, 57/24; sawle 45/5. soule 72/11, 120/17. sowle 53/24, 73/33, 117/13, 119/17.

A with m or n.

In certain words where a is followed by m or n it develops a diphthongal sound.

chambir 39/14, 40/2; chaumbir 41/9, 14.

aunswere 197/14. braunchys 45/21. chaunsell 177/q. chauntre 47/13; chauntry 112/1. demaundinge 229/4. exchaunge 167/19. graund 145/29. graunte 197/26. launde 175/11. observaunce 121/19. remembraunce 137/1.

E and i.

The short vowels e and i (or y) are interchangeable: betwext 175/4; betwixt 177/6, 220/5; betwyxte 193/14. blessed 72/6; blissid 45/14; blyssed 45/3. enioye 175/27, 176/4; inioye 173/5, 9, 205/33. frenged 43/21; fringed 39/6. obetes 47/8; obit 47/29, 77/8. other 81/13; other 47/9. prest 158/28; priste 166/18. seth 141/1; sith 141/16. sex 208/6; sixe 240/16. yett 196/25; yit 130/2.

E and o.

Short e and short o are interchanged: keuer 163/24; couer 162/20. longe 41/20, 25; longest 161/19; lenger 41/24, 84/13; lengest 154/10. Long e and long o are interchanged: yeman 133/16; yoman 124/34.

E and u.

Short e and short u are also interchangeable: ferder 133/17; furdre 133/2. surples 57/13 = surplus. successers 47/18; successurs 47/4.

Ew and aw.

ewen 42/1, 3; awe 185/8.

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E (long) (or ew) and ow.

meveable and unmoveable 118/10.

ewen 42/1, 3; yow 51/32; yowes 51/9.

you 113/4, 210/9; yow 96/1, 128/15, &c. = 2nd pers. pron. So also (1507) schrede 27 =shroud.

Intruded i.

In an appreciable number of words an -er syllable has i inserted. This occurs also in -el and -en syllables.

Archier 64/19; Archer 64/4.

chargier 67/35;

maistier 63/1; maister 40/10.

manoire 68/20,74/9; manoier 74/31,81/11; manoyer 62/22, 68/27, but usually maner 68/22, 81/15, &c. = manor.

matier 61/23, 25, 112/3, 256/29; maters 97/11, 175/16; matters 196/22.

platier 67/4; plater 43/35, 67/25.

prechier 117/30.

quartier 58/1, 2; quarters 231/18.

tresorier 130/17.

appariell 38/7; apparell 38/10.

qwysshyens 39/14; qwysshens 41/23.

\mathbf{O} and \mathbf{u} .

o and u are apparently interchangeable:

Bokeland and Buckland 37.

borde 49/10; burde 49/11 = plank.

bot 45/11, 53/22, 26; but 112/11.

costes 211/10; custes 257/24.

hondred 164/7; hundred 170/5.

as moche 69/3, 97/16.

opon 48/3, 50/18, 56/10 = upon 256/29; per opon 45/9; therupon 39/4, 6.

otherwise 65/4; utherwise 56/13, 15, 18.

second 163/2, 266/17; secunde 38/16, 17.

sommes 78/33; summes 62/11.

valo 46/25; valu 73/31.

U and e.

Bury, burial are found so spelt, probably as so sounded: buryed 57/25; buried 73/22; buryell 157/5.

But the forms in most frequent use imply the shorter modern pronunciation:

bery 52/5; bered 45/14, 54/1; beryd 45/5. bereall 45/11, 52/13; beryall 52/9.

Build has a distinct e sound :

Beeldid 76/37, 77/23.

U and i.

burning 48/3; byrnyng 52/28, 54/31. busshope 197/1, 220/21; bisshop 111/3, 115/4. churche 64/14, 157/4; chirche 97/5, 129/12, 139/20. ffurst 45/5; furst 256/13; ffirst 72/5; first 38/15.

Ue and ew.

In modern Lincolnshire dialect *rule* is pronounced rew-l. Examples of this are possibly found here, viz.—
rewlid 57/20; rewle 88/9; trewe 97/4, 99/6.

Y and e (long).

In many cases in which the preposition 'by' occurs by itself, or in combination, it is spelt and no doubt was pronounced 'be'.

Be (= by, i. e. by means of) 47/6, 83/20; but by 89/36.

Be (= by, i. e. beside) 45/7, 49/2; but by 45/11.

before 96/1; bifore 99/11; byfore 128/8; so also before said 89/19; bifore said 98/3, 99/15.

behynde 58/30; bihynde 269/7.

beseche 90/7; biseche 99/15.

betwene 64/20; bi twen 257/16.

be witte 58/4; by witte 57/24 = bequeath.

beyond 40/25; by yend 40 note.

So also:

he (1506) 24; hee (1533) 162/15; hy 264/25; hye 49/11, 164/13; high 41/24.

Duplication of vowels.

Vowels are found doubled to give them either a prolonged or a diphthongal sound.

laate 99/7 = late.

maad 97/9; maade 191/17 = made.

hool 258/11 = whole.

hoold 97/23 = hold.mooste 249/7 = most.noon 97/24 = none.oon 39/21, 111/4 = one.soo 111/10 = so.soon 267/23 = son.

Hiatus.

See supra p. 279; and infra p. 289.

Examples of hiatus, in the first period, are:
a apparell 39/3.
a auter 39/3.
a encensure 38/6.
a other 120/20.

And, in the second period:
my awnt 185/14.
a obligation 202/5.

Crasis.

Examples of hiatus in which the stands before a word beginning with a vowel, are, in the second portion of these documents,

the appurtenaunces 166/38, 167/19.

the intent 168/30.

the one hedde 237/13.

the use 140/12, 158/24; the uses 144/13.

But the documents, from first to last, show great partiality for crasis, in its written form; and, by consequence, this must have been, coincidently, in use in the spoken language. In modern English crasis has been conspicuous chiefly in the slurrings needed to adapt the words of metrical psalms to psalm tunes, whether the crasis was indicated by the printer's th' or was left to the vocalist's discretion. In these documents it is a recognized feature of solemn legal documents.

To the first period belong: thabbot 123/27. thapparell 38/14, 78/23. thappurtenaunce 73/2, 121/32.

¹ Secular examples are not wanting: Gray's *Elegy* has in reality 'await alike thinevitable hour'.

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thentent 111/5, 116/3. thoffence 128/14.

More complicated are the duplicate forms in which, after the definite article has merged by *crasis* into the word following, a superfluous definite article is prefixed.

the thonne 48/23; the thothyr 48/24; the tothir 48/23. Apparently to be explained in the same way are:

laumber 51/4 = French l'ambre with the English au sound (supra, p. 284).

athye 47/20 = 'at-they, i. e. that they.

oft 55/27 =of the (of t').

war 54/2 = we are (i. e. we're).

The second period of these documents is even more prolific and bolder in *crases* than the first. Typical examples are:

thabbott 131/19.

thaduyse 255/9.

thannunciation 171/34.

thappesing 175/17.

tharchangell 171/26.

tharreragies 206/4.

thauoydyng 175/19.

thende 132/25, 198/12. therbage 269/10; the harbage 269/21.

thintent 197/2, 11.

thoctaves 219/2.

thold 268/12, but the hold 268/14.

thordre 131/20, 249/21.

thother 237/14.

We even find:

thuse 140/14; thuses 143/35.

Somewhat more extreme examples of crasis are:

thospitall (1536) 203/7, where the initial h has been carried off.

tabide 220/21 =to abide.

Transference of consonant from tail of preceding to head of following word.

A special feature connected with hiatus, and the effort to avoid it in spoken language, has been the removal from the end

of a preceding word to the beginning of a word beginning with a vowel, of an intervening consonant.

Examples of the original correct use of words are:

In the earlier period,

myn owne 88/9, 98/4.

And, in the later period,

an other 146/30.

anoper 156/16.

Examples of the transferred letter are:

In the earlier period,

my Naunte 124/27.

a nax 51/33; a naxe 49/34.

j. nother 43/1.

a nother 89/32, 120/26.

my nowne 48/19, 51/32.

In the later period,

a nother 167/5, 237/11.

Personal Pronouns.

The personal pronouns, in every language, are the oldest and most enduring words of all. In English they have retained more than any other words their original character, and therefore there are few notes to be made about them, Middle English uses seldom differing from Modern English uses.

First personal pronoun singular.

Two points only need be noticed:

- (i) examples of the dative (a) pure, (b) with a preposition.
 - (a) the baslard that his fadir withid me 49/30.
 - (b) to pray for me & (a) do me a messe 53/14.
- (ii) a strange 'anacolouthic' construction, 68/13, 'Wite all ... men ... me ... that it is my last wille', which seems to be quite a Thucydidean construction.

'Wite all men' [let all men know] 'me to have made my last will to the effect that.'

The inflected objective case would have made a possible construction, but when it is reached a more modern form is adopted, regardless of grammar.

Second personal pronouns: singular and plural.

There is nothing to be put on record here, except the ow spelling (supra, p. 285), which possibly indicates a difference of pronunciation.

yow (courtesy plural) 96/1. yow (actual plural) 99/15, 128/15.

Third personal pronoun singular: masculine.

Possibly the only noteworthy points are the (a) direct, (b) the indirect dative:

- (a) as him semeth best 64/20.
- (b) I will he have . . . as I have hordand hym 49/16.

Also the use of the simple personal pronoun for the reflexive:

[he] submitted him vnto . . . correccion 128/10 = himself.

Third personal pronoun singular: neuter.

In the earlier period, the archaic form hit is still in regular use:

- (a) for nominative case 73/17, 76/30, 112/10;
- (b) and objective case 50/24, 63/13, 68/19, 73/18, 24, 80/28;
 - (c) and in imperative (3rd person) 130/11.

But, even in this period, the modern form it is usual. A few of the early examples are:

- (a) for nominative case 46/4, 5; 57/17, 78/5, 122/17.
- (b) for objective case 45/10, 12; 64/20, 89/17, 122/17.

A peculiarity, in regard of syntax, is that this pronoun is used redundantly:

till thei haue therof CC. marc. to deel hit for my sowle 68/19.

In the second period, hit still continues, e.g. (a) for nominative case 159/22, 161/19; also hyt 163/20.

(b) for objective case 157/14, 20; 162/5, 165/12; also hyt 163/10, 185/17.

In this second period, it is so predominant that except for parallelism, no quotation need be made; but, for that reason:

(a) nominative, 168/13, 221/20.

From the point of view of strict syntax this pronoun is still found used redundantly or quasi-redundantly: e.g.

All the . . . mony . . . as shall growe . . . I will that hit be orderyd 158/27.

The resydewe of my goodes . . . I wyll hit be deuided 164/14.

The other part I will it shall go 168/13.

The residue of my moveable goodes . . . I will itt be disposed 182/16.

I will that ... all suche money as I have ... bequethed ... that it be ordered 182/27.

In each case the meandering character of the sentence, and the inversion of its natural objective case, sufficiently accounts for the redundancy.

The possessive case of this pronoun is still his, there being as yet no its. But it so happens that examples of his (= modern its) are rare in these documents:

My maner... with his appertenaunce 68/14, 118/19. a obligation in his full strenghe 202/9.

Anomalies in the use of it occur, as, e.g., as used with reference to an antecedent plural noun (possibly by attraction of the nearest singular member of a compound phrase):

(I will) all the remenaunt; of whete and malt that it be departed 42/13.

Wrytinges whiche every busshope hathe in commaundement to cause itt to be shewed 195/4.

Third personal pronoun plural.

They, them appear in a variety of spellings which leave it doubtful whether the diphthongal sound intended was designed to rhyme with (i) may, or (ii) with might.

In the nominative, there is a distinct a form:

tha, e.g. I will tha have tham 48/3.

tha awe me 53/21.

This appears also as ya (= ba).

as ya be gettyn 53/31.

In the objective, there are also instances of this distinctive a form:

I will the haue tham 48/3. yam (= bam) 49/14.

This a appears in various spellings in (i) the nominative of the pronoun:

thay 48/19.

yai (= þai) 48/25, 57/19.

(ii) In the objective case of the pronoun:-

yam (= β am) 47/6, 48/7, 24; 53/23. yame (= β ame) 48/23.

thaym 62/20; thayme 62/14.

Of this pronoun there are also, in every case, diphthongal forms, with e dominant in the diphthong.

Can it be assumed that ei, ey, in these cases rhymed with ei in 'eiderdown'? or must they be taken to rhyme with ay, in hay, may? In Essex, now, the girl's name 'May' is pronounced with a diphthongal sound lying somewhere between ei and ay, which I cannot myself pronounce, often as I have heard it, or reduce to writing, often as I have tried.

The shorter, simple e forms suggest the former use of this ei vowel where the old spelling is found.

(i) In the nominative case:

they 48/21, 63/13.

thei 41/4, 58/35, 63/9.

Here a more distinctive e sound is given (if the reading is correct) in:

pe 46/7, and the 267/15.

(ii) In the objective case:

theime 130/10, 19.

theym 58/35, 97/33, 99/4.

Of this pronoun there are, from first to last, in these documents, the e (short) forms which alone are recognized in Modern English.

(i) in the dative case:

them 80/26.

(ii) in the objective case:

them 58/32, 63/11, 77/25.

In the way of syntax it is to be noted that, in involved sentences, they may be redundant both in (i) nominative and (ii) objective case:

- (i) I wol that al those persones . . . thei reioyse 62/7.
- (ii) The resydewe of all my goodes . . . I leve them to 169/13.

(iii) Another anomaly is that this personal pronoun is occasionally used as a demonstrative, in a way still constantly in plebeian use though frowned on by standard speech:

to be deuyded betwene them thre persones 193/16 (1535). all them vj. chyldren 232/1 (1540).

In the same way those, would now be used, and not them, in —many of them not auctorized (1536) 196/25.

Note further that, in the earlier period of these documents, there survive examples of the older *hem* form, both (i) in dative and (ii) in objective case:

(i) like as I have graunted hem 62/8.

(ii) objective after prepositions: between hem 61/25; for hem 41/30; of hem 63/8, 75/24, 97/32; to hem 62/1, 97/8, 28; vnto hem 128/14; with hem 97/29.

objective after transitive verb: 41/36, 77/36, 89/21, 97/24, 28.

Reflexive Pronoun.

The reflexive element is self. In the earlier set of documents this is added to the personal pronouns, but never receives plurality mark, plurality being indicated only by the pronoun to which the reflexive element is attached. This restriction is partly observed in the second period: e.g.

my selffe dyd bye 158/22.

them self (1486) 256/19, 259/1.

them selve 187/36 (1535).

but them selves 197/12 (1533).

The personal pronoun is found used reflexively without augmentation by self (see p. 291).

The reflexive pronoun admits of a variety of irregular, ad sensum constructions:

howe every oon doth vse them selves 197/12 (1536).

In the second set of documents the modern use emerges, in which self becomes the important factor in the compound pronoun and is preceded by the possessive pronoun:

call every deanry by ther selves 195/11 (1535). how they do use ther selves 197/8 (1536).

Possessive Pronouns.

Possessive pronoun of the first person singular.

Note may be made of the way in which the alternative forms my and mine are used.

My is generally used before consonants, but in several cases it stands before vowels exactly as it does now:

my aras 57/11.

my auncestres 76/28, 124/15.

my executours 44/3, 68/18, 75/23.

my obit 47/29.

my other godes 56/12; my other manoyrs 74/23.

Myn is very rarely used before consonants, but is regularly used before vowels:

myn runian 51/28; but my runian 55/27.

myne affeccion 46/12.

myne armes 45/22, 86/14.

myn aunceters 77/21.

myn entent 75/22.

myn executors 41/2, 44/9, 58/34, 120/9.

myn interment 57/17.

myn use 74/24.

My and Myn before h: supra, p. 279.

Myn inverted:

Ther soules helthe and myn 182/28.

Myn preceded by prepositions:

other friendis of myn 41/32.

every tenant of myn 42/11.

a longe gowne of myn 51/31.

ale of myne 56/11.

for my wyffe saule and for myne 53/28.

every godchilde of myne 192/13.

Possessive pronoun of third person singular. for my soull and hyrs 232/13.

Possessive pronoun of third person plural.

Three typical spellings occur, with (i) ai, the sound now in use, (ii) ei, possibly representing (supra, p. 293) a different sound, (iii) a short e, as now in some dialects:

thair 97/25, 36.

their 63/9; theire 62/2; theyre 58/31. ther 48/7.

Demonstrative pronouns.

Demonstrative pronoun this.

The plural is found in a great variety of spellings:

thes articles 97/19.

theis wittenesse 64/25; thies 259/10.

this present; 89/28.

ilk on of yis (= pis) 55/25.

thys x. prestes 54/1.

this premisses 175/16.

Instead of these, in one instance, theke is used:

theke CC. marces 68/21.

Demonstrative pronoun that.

The normal plural is found, and also some alternative forms:

al those persones 62/6.

thoo that I have here 42/2.

thoo that be at London 43/22.

thoo maners 74/25.

An anomaly is that used for those:

that x. quartiers 58/2.

Relative Pronouns.

In the English of these deeds distinct preference is shown for the indeclinable pronouns—the same for things inanimate and animate, and for all numbers and cases. That, which, the which, are constantly in use; the declinable who, especially in the earlier period, is very sparsely used:

the moste eternall god that made it 119/17.

costes of him that so sweth 112/17.

to go to him that is next in descender 124/3.

the place that I holde 89/27.

Yow alle that stande here 99/16.

all ... people that ... this ... wryting ... shall heere $81/\tau$.

all men that I have offendid 46/14.

tenementes that I have purchased 62/23, 123/15.

In some cases that, relative, is preceded by that demonstrative, expressing the Latin id quod:

I wol... that then his brother... have that that is beqwethed 124/2; cp. 258/34, 259/7.

In other cases the relative does duty for both pronouns, as in Latin quod may be used for id quod:

[I forgive] my tenantes al that pe [= they] have offendyd me 46/7.

[where I have not paid] perfor that may be knawen resonably 46/4.

bedys of corall as far as that I have may laste 50/12.

I wol that myn executours . . . haue that is necessary for hem 41/29.

euery parcell of that [= that which is] made vnto... Clemens 168/32.

except that [= that which] longeth to the carpenter 258/22; cp. 265/31.

This pronoun is also used in various idiomatic ways:

to this tyme that I was examined bifor yow 97/12 [that = at which].

That was written in several forms besides its normal spelling:

(i) with the 'thorn' letter-pat.

(ii) with y, which was stupidly substituted for the thorn pore men yat schal hold the torchis 55/4. ilke clark yt helpes to syng 53/7.

(iii) without the initial letter-

my gret boke ... at was the freerys 48/9 [at = that]. to fede yam with at come 55/2.

Relative Pronoun who.

wommen to whom I have granted 61/26 (1452). persones to whom I have graunted 62/6, cp. 124/11.

my wiff in whom I put my . . . truste 75/19; cp. 118/29. Ihesu whom I dayly beseche 90/7.

In the earlier portion of the deeds I have found the relative who, in the nominative case, only in compounds:

who so euer 41/7; who so 68/27.

Examples of the use of who in the second portion of the deeds are:

as who wolde saye 252/5.

by goddes grace who you preserue 264/13.

dame Sanche Digby to whome I commytt 147/30.

Thomas...and willyam whom I make...myn executors 162/2, cp. 169/16, 261/27.

whome . . . he badde to be content 252/4.

my wiffe . . . whome I . . . make my executrice 183/18; cp. 185/16, 192/20, 233/4, 265/35.

by whose authorytie 197/7.

The blunder in grammar in the following quotation (1537) possibly indicates the unfamiliarity of the pronoun: myn executours, whome is Sir Gilbert... and Sir Nicholas 182/17.

There is an odd inversion of the natural order in a will of 1540: I pray . . . whome I . . . make supervisior . . . Edward Dymoke 233/6.

The compound is also found: bi whom so euer 259/6.

Relative pronoun which.

Which is used for the neuter relative (singular and plural), exactly as we now use it.

a flat pece . . . which is . . . at london 43/34. att which tyme 97/10.

tymbir and wod . . . which I have solde 62/1.

bedding and napery which I have not besett 40/32.

sawcers which I am serued with-all 44/1.

But it is also used where grammar now would require who or whom.

myn executours which shall be Ionet . . . and Sir Robert 120/10.

your oratours . . . whiche have but litell 129/5.

ij. of my sons which I fynde at Cambridge 121/37.

to them whiche he thinketh beste 261/29.

The form in which h is dropped (supra, p. 278) is found: wich Napery I wol be sold 122/16.

This pronoun is also used in the same way in the second portion of the deeds:

money whiche dothe remayn in a bagge 153/30. whiche margery . . . I make myn executrixe 156/25. many men whiche . . . doo 217/15 (1537). my feoffes wiche now stond feoffed 151/29. household stuff wych was bequethyd 134/11. all and singuler wiche varyance 175/17.

It is sometimes used with a verb in the singular, although the antecedent is plural: bookes whiche was intitled 249/9.

Relative pronoun the which.

This is perhaps the pronoun most frequently in use for all genders. Examples are:

Roger Iordan, the which is known for a notary 116/2.

the which Margery is lyvyng 66/5.

for the which I crye god mercy 115/10 = fault.

those persones the which be bounden for me 62/10.

my feoffies . . . the which I have enfeoffed 73/8.

opinions, the whiche I have long taught 99/2.

lettres by the which I have falsly deceyued 115/3.

The form without h occurs (supra, p. 278):

my indenture the wiche I delyuere 89/28.

This pronoun is used exactly in the same way in the second portion of these deeds:

Agnes... and william ... the whiche I make my ... executoures 150/22.

the annuite . . . the wiche I wyll it shall continewe 168/37.

xL li. . . . of the wiche I will 168/17.

Relative pronoun whilk.

The use of this pronoun is confined to one deed (1451). It survives in Scots dialects, but (I fancy) most frequently in the form the whilk. It is odd to find, in this one deed, the variant spellings by wh and by quh, still recognizable in Scots. Cp. ilk, p. 300:

bedys . . . qwhilke my lord Cardenale yaue me 46/24.

bedys . . . whilke I gart make 46/27.

t[w]o almar . . . whilke ar ordand 48/24.

iij li. of mony, qwylk I will be putte perto 52/25.

other godes . . . whilk ar not 56/12.

Distributive pronoun.

Each and compounds.

eche of the sayde...chyldren 169/2 = every individual out of several individuals.

iche of myn executours 63/8. to ich of them 74/2. thei or ich of them 120/30.

ichon of us 112/16; iche oon of them 265/30.

This ichon is found in an odd ad sensum construction: ichon of vs...haue subscribed 112/19.

Ilk and compounds.

These forms, with one exception, are found only in one deed (1451); cp. whilk, p. 299. The example in 58/32 is in a deed of 1452, also Lincolnshire:

ilke prior and priores that comes 52/9: cp. 52/11, 12, 14, 15, 21, 22, 23; 53/1, 3, 5, 7, 8, 12, 13. that they ilkone haue me in mynd 48/12. Ilkon of yam (= pam) 50/12, cp. 50/17; 51/16, 19, 24, 27, 29, 32; 55/19, 21, 23, 25, 28, 32; 57/18. to ilkon of them 58/32; ilkone 56/20. Ilkyn of yam 51/13, 14.

Every and compounds.

to every towne 43/13, 16. to everyche of the iiij. ordres of the freris 43/7, 258/13. she doo kepe my childern and every of them 156/23. and every of them to have for there labour 157/23. I will that every off them have 147/38.

Either (of two individuals).

Like they (supra, p. 292), this word has alternative spellings: (i) an a type, (ii) an e type. These probably represent different pronunciations:

(i) athir of tham 52/35. ayther of my sistres 58/25. aythir of yam 52/3.

(ii) either of the bayles 77/7.
either of them 78/18.
either of vs 112/17.
eyther of the proctours 77/3.

Either is found in ad sensum construction, as if it were both: accions that either of vs have 112/17.

either of pe parties have put there seales 206/18; cp. 269/26.

we, either the sayd parties 175/18.

Either (of more than two).

to either of the said chirches 181/24 (four churches).

Nouns.

Plural Forms.

A multitude of plural forms must be set aside because they are only expansions of contractions in the MS., and are therefore of no authority. In the text they are sufficiently differentiated by the italicizing of the termination.

Plural formed by change of vowel.

If the slight indications given by the spelling could be relied upon, it might be concluded that at this period some words, which now have one form for both singular and plural, e.g. sheep, formed their plural by shortening their vowels:

x score schepe 51/3 may be taken to represent the modern plural 'sheep'.

iiij. schep 52/4 is possibly a shortened form, only it must be admitted that this form appears as a singular, j. shep 64/13.

Other examples of this possibly shortened form for plural are: sheppe 231/13, 18. shippe 57/28.

Plural in -er.

Child, in some cases, retained its obselete simple plural, in the second period as well as in the first:

childer 122/23, 124/11, 154/16, 23 (1533). chylder 164/21 (1534), 232/3, 16 (1540).

But in the majority of cases it had already had attached to it, as a second plurality mark, -en.

childeren 66/23. childern 64/20, 123/28, 124/22. chylderyn 161/19 (1533). childern 145/27 (1529), 156/9 (1533). cheldren 169/5 (1534). children 166/12 (1534), 192/15 (1535). chyldren 169/2, 11 (1534), 232/2 (1540). chyldryn 155/7 (1533), 161/25 (1533).

In 122/27 child may refer to Richard alone, but is more probably a clerical error for childer, as in 122/23.

Plural in -en.

Cowe occurs in the singular, e.g. 41/37, 42/6, 51/28, 185/7, 247/2; kowe 247/10. Its plural occurs in the form kyne 42/1, 3, 8; 153/27; but also in the form kye 123/32, 132/12, 147/28, 231/17.

Sow has for plural swynne 51/26.

Ewe occurs in the singular both as ewe and as awe 185/8, 10, &c. Two forms of its plural are found: ewen 42/1, 3; ewes 192/12. and yowes 51/9.

oxen 147/27.

bredren 182/1.

Alholon 219/8; but Allhalowys 161/10, 166/1, 264/23; all Halouse 246/9.

Allsoulen 180/7, 191/20.

Oddly enough, hosen does not occur, the ending -es being used.

my hosys 51/23. a payre of blak hoses 58/15.

Plural in -es.

There are numerous examples in which this ending appears as -s (occasionally written with the old symbol 3), without adding a new syllable:

candil styks 47/5.
cosyns 50/20.
creditours 63/6.
executours 63/7.
labours 63/8.
matyns 47/19.
ornamentz 73/31.
prayers 50/25.

prests 47/14. remenaunt3 42/8. sawcers 44/1. sisters 120/5. successurs 48/7. tenement3 73/15. vestements 47/8.

There are, in addition to these, cases where this ending could not be attached to the word as a syllable but only as a letter: e.g. feoffes 73/32; feoffes 82/17.

There are, on the other hand, plenty of examples in which this ending could not be attached except as a distinct syllable:

chargies 112/9. crosses 47/8; crossys 47/5. dirigies 120/16. horsys 57/16. messes 53/23; messys 53/27. messuagies 171/14. wagies 145/34.

But the general suggestion of the forms is that, at this period, -es was felt to be a distinct syllable, to be sounded separately, not merely where position demanded it to be so sounded but in all cases. Hence probably the variety of spellings it presents -ies, -is, -us, -ys, showing that the writer regarded it as a syllable, not as a mere sibilation.

armys 49/4, 62/19.
autarus 48/1.
bedys 49/21.
bequestis 121/3; beqwestis 64/18.
bokys 47/4.
bottelles 39/30; botellys 39/34, 42/29.
botys 51/22.
copis 45/18, 121/10; copys 47/4.
dettes 46/9; dettis 64/18; dettys 46/2, 89/37.
freres 117/32; frerys 76/34, 117/27.
landes 137/27; landis 73/1; landys 48/20, 168/27.
lordys 63/7.
manourys 73/1.
profutes 73/21.

relikys 47/2.
rentis 47/25; renttys 48/25.
ropys 133/24.
saltcotys 123/1.
sowlys 89/24.
spones 43/28; sponys 43/26; sponnys 232/21.
successorus 47/25.
talys 49/21.

Plural of words ending in -f.

In the earlier set of these deeds, there is no instance of f changing to v before the plural suffix:

cnyffes 52/1. glofys 51/24.

wiffes 82/32, 85/23; wyffes 82/32, 84/16, 85/24, 89/20, 90/2.

This is also found in the second set of deeds, e.g. wiffes 142/1.

But in these the -v forms appear:

lives 144/6 (1529), 153/35 (1533); lyves 267/10 (1517). stavis 251/29 (1535).

It must be noted, however, that the alternative -v form is found also in the singular: see supra, p. 276.

Plurals without -es ending.

In certain cases, in order to avoid sibilation, the plurality ending seems omitted. But in some of these instances duplicate forms have the ending:

ij. chaleys 38/6 = chalices. In 77/10 chaleys, and in 47/4, 9 chalis, the word is probably (but not certainly) plural.

surplys 47/5 = (probably) surplices.

oon of the Iustice of the common place 81/10 = Justices of the Common Pleas.

appurtenaunce 68/14, 81/12, &c.; appurtenaunz 78/28; but appurtenaunces 76/7; appurtenauncz 81/19.

services 47/20, 82/11 =services: but services 52/6.

j. of my best cart hors 49/10; j. of my best plogh hors 49/10: but cart horses 41/36; horses 41/33.

evidence 134/24; but evydenses 168/27.

witnesse 96/4; wytnes 155/20 (1533); witenes 221/29. ynche 257/29, 33.

In certain words ending in -el, the word is generally used collectively, and therefore has no plurality mark.

vessell means the whole household set of metal dishes to serve meat at table 135/1; e.g.

- (a) of silver 40/28, 43/35, 62/31;
- (b) of pewter 40/35, 67/34, 191/30;
- (c) of brass 191/31.

Such an expansion as vesselles 67/34 is therefore very doubtful. apparell means a set (i) of hangings for an altar 38/14, 39/3; (ii) of harness for a horse; (iii) of gear for a plough 168/22. It seems to be used collectively:

ij. apparell of white for the ij. auters 38/10.

The expansion apparelles 123/31 is very doubtful.

The word other is used collectively, and does not use the -s of plurality:

pray... for al othir 47/28.

with other that be lymyted 62/16.

the said lord . . . present ij. other in semblable wise 78/8; cf. 78/20.

amonges other 81/5 (persons).

and other beyng there present 119/4.

with other 155/21; with other moo 221/30.

all other contrary to . . . holy chirch 99/13 (opinions).

and oper 133/17 (persons).

to the ryngers and oper 157/28.

as many in nombre as the other 250/28.

The word year seems to be as often without, as with, plurality ending. We have:

ij. yere 120/29.

v. yer 122/7; but v. yeres 246/23.

vj. yere 74/18.

ix. yeere 74/12, 78/26.

xij. yeere 76/20, 78/31; but xij. yeris 68/19.

So also:

by no maner of meane 80/29; by other meayne 147/1; but by any maner of means 168/29.

So also:

a hundrith marke 221/22.

Where a word is followed by several instances of its applications it may stand in the singular:

the parson of Someretby, Erghum, and Stane 47/24. the prior of Thyrnholm, of Elsted, of Newsted 52/19.

the kirke of Someretby, Erghum, and Stayne 54/26. Plurals are found where modern use prefers the singular:

at nedys 52/18, 26 = at need. graynes and corne 191/25, 26.

This is found in the name of certain cloths:

Raynes 39/19, 22.

And furs:

a bed of ermynes 62/18.

gowne furred with matrons 43/2.

The spelling in one case probably disguises the plurality:

j. paire of gardevyaunce, 42/28, in the duplicate original (Chadworth's Register, lf. 85 bk.) appears as gardeviens, and is therefore probably plural of gardevin = a bigbellied wine-bottle.

Some cases of absence of plural ending are most easily explained by assuming a clerical error:

to almare 48/24 =two almars.

iij. fetherbeddes with all thing longyng to them 162/21. payr of coberd 161/15.

wryttyng 168/27.

Possessive Case Singular.

The ordinary form of the possessive ending for the singular was es, and the suggestion of the text is that it was often spoken as a distinct syllable:

of mannes age 51/27.

for my saule and my wyfys 54/2.

Several instances of it must be set aside because expansions of contractions in the MS.:

Pykringes wyff 44/6.

seruantes wifes 57/1.

In the following instances the syllabic feature seems to have disappeared. The apostrophe mark was not apparently in use. Where it does occur in the text it is open to suspicion of being a transcriber's error.

my obit and my wiffs 47/29.

landes yat I haf of his modyrs 56/24.

The possessive ending is dropped, and possession is indicated by mere juxtaposition. These instances are too numerous to be due to mere clerical slips. As in the plural forms (supra, p. 304,), some of them may be explained by a desire to avoid a hissing sound, others by the difficulty felt with -els.

sent John hospitall 38/21, but Johns 40/10; Jones 38 note. Jonet, Jacob wyff 43/3 = Jacob's.

at my moneth mynde 43/10.

our lady auter 48/16; but our ladyes awter 265/16.

John of Cumberworth doghtyrs 50/19.

my wiff xxx. day 54/34.

the tenement that was late Thomas Tanfelde, and now is Richard Spragett 118/18.

seint katerin qwere 119/20.

kirk wark 120/2, 3, 6.

our lady werk 120/4, 231/3; our lady yle, 246/10.

our lady chapell 166/1.

his hole yere wages 124/35.

my housbond sowle 43/9.

boke of Dauid sauter 48/9 = David's.

William fitz William sowle 53/24.

for his brothyr sowle 53/25.

for my wyff saule 53/28.

my ffather and mother soules 159/20.

hyr father and mother soulles 232/5.

Thomas Clarell doughter 42/25.

Elizabet Richard Clarell wyff 42/32, 44/7.

the which were sumtyme Alianore hill 81/24, 82/23 = Hill's.

The form his, afterwards in such frequent use, appears in only a few instances:

Thomas Clarell his doughter 42 note (found in Chedworth's Register, lf. 85 bk.).

Pykeryng his wyff, ibid.

the other his parte 193/18 (1535).

the kynge his chappell, 250/11.

Anomalies occur, e.g. the plural ending attached to a possessive pronoun, by apposition with a noun in the possessive:

for my housbond sowle and myn oonys 43/9 = mine own.

Possessive Case Plural.

Here the case has to be gathered from the sense, the apostrophe mark not being yet in use:

after myn executours discrescion 40/34; after my executours discrescion 44/3; better expressed 41/2, after the discrescion of myn executours.

my gret boke . . . [th]at was the ffrerys 48/9 i.e. friars'. my yereday and my auncestours 124/15.

Adjectives.

Adjective placed after the noun.

There are a considerable number of instances in which, contrary to modern use, the adjective follows the noun. Participles used as adjectives are treated in the same way. Some of these are clearly reproductions of old Law-Latin stock phrases.

ij. chaleys gilte 38/6; cp. 46/r.

a bolle pece new 38/27.

a reredose red 39/4.

j. paire of candelstykkes siluer 39/9; cp. 43/26.

towelles of Raynes playne 39/22.

surnapes of Raynes wroght 39/23.

j. cheyer coruen 39/24.

my tenaunt; ease perpetuall 41/5.

j. sprever white 43/20; a yong palfray white 62/35.

a flat pece gilt vncovered 43/33.

ij. standing coppes covered 62/29; cp. 62/35.

gretyng in our lord everlasting 81/4 = salutem in domino sempiternam.

by the seruice dew and accustumed 118/21.

I make . . . my wyff my executrice alone 118/28.

sateyn figury 124/9.

effect ensuing 130/27.

a russett gowne furred 150/15.

the liffe naturall 144/11; but the naturall life 145/4.

issue lafull 164/24.

heyres successive 165/1. counsell lernede 227/17 (1539).

Adjective separated from its noun by a pronoun. of this simple my last wille 118/32.

Adjective as well as noun with plural ending.

In certain stock phrases, the plural ending is attached not only to the noun but also to its adjective. There are, however, generally alternative forms of such phrases without plurality ending of the adjective, showing that the practice was going out of use.

heires males 82/24, 33; 83/8, 15, &c.

isue male₃, 83/18: issue male₃ 83/19; but issew male 83/7; issue male 83/37.

prestes seculers 53/35; but seculer prestes 76/27.

freres mynours 117/27; freres prechiers 117/30; freres Carmys 117/32.

lettres patentes 129/10, 130/13.

Of kin to these is the anomalous form, 62/34, oon of the best & ij. meners = meaner ones.

Comparison of Adjectives.

More is used to form comparative of one-syllable adjectives: more sure 255/6.

The use of most to form the superlative is found, as in modern use, with adjectives of several syllables, e.g.

moste eternall 119/17.

moste habundaunt 130/9.

But also occasionally where -est would now be used:

moste poer 120/33; porest 157/17.

The superlative is used, anomalously, in comparison of two individuals: to the eldest of my ij. chyldryn... Item, to the yonger 155/8, 9.

the longiste lyver of . . . william and george 201/1.

Mention may be made of the forms uttrest = uttermost 69/3; mooste goodlieste 250/23; mooste worthieste 252/3; more fayrer, 253/4.

The Verb.

I bring together, under convenient heads, the chief points which arise in respect of verbs and their inflexions.

The Verb to-be.

Imperative: Be itt knowen 139/4.

Present tense singular.

he first person singular is am 43/35, 90/4, 97/16, &c.

The third person singular is, most frequently, is; e.g. 39/4, 40/6, 43/27, 79/5, &c.; but there is an alternative spelling viz. es; e.g. 46/34, 47/2, 52/2, 53/29, 31, 56/29, 32, 35 found in 1451.

Present tense plural: first person.

The modern form are occurs, with some variety of spelling: we ar beholdyn 47/29.

war 54/2 = we are.

But the older forms survive (i) been (ii) be.

(i) after we been discessed 145/27. we bene enformede 220/7 (1538).

(ii) we be beholdyn 53/29.

I... and I... be fully agreed 112/1, 2. while we be on live 145/27.

Present tense plural: third person.

The modern are is found, with some variety of spelling:

all other necessarijs that ar nayled 41/26.

my fader and modyr ar bered 54/1.

godes . . . whilk ar not vthirwisse disposid 56/13.

t[w]o almar . . . whilke er ordand for kepying of vestmentes 48/24.

wrytinges . . . ar subscribed 196/3.

many . . . ar permytted 196/25.

william and george ar . . . bounden 202/7.

The archaic been still survives to some extent:

spones that ben here 39/11.

myn executours that been in this contre 41/29 [but be in the duplicate copy: see 40 note].

youre saide Oratours been greuously vexed 130/7.

suche legaces as ben expressyd 162/1.

commodities which bene reputed 240/1 (1544).

But the form most in use is the clipped form in which the verbal stem is without plurality mark:

the remenaunt3... that be here 42/8.

ther be iij. depe disshis 44/5.

those persones the which be bounden 62/10.

the persones that bee of that thair opinion 97/25.

after my debtes be payd 156/4, 193/14.

charges . . . what so ever they be 177/15.

Anomalies are found:

as they es deuyded 47/17.

It is sometimes a moot point whether this part of the verb is indicative or subjunctive: see *infra*.

Past tense singular.

Was is in regular use for first and third persons:

I was examined 97/12.

where as I was boren 160/18.

ouere lorde was skowrged 46/33.

Past tense plural.

Were is in regular use for third person:

other matiers that wer betwene hem 61/25.

landis . . . that were 82/23.

such goodes . . . as were bequethed 156/21.

Anomalies occur:

conventicles was maad 97/9.

iijli. wiche . . . was delivered vnto me 232/31.

was hadde oute ... vj.... personnes 252/8: cp. 252/11.

Subjunctive.

There was in this period much sensitiveness to the existence of the subjunctive mood, though, from the disuse of inflexions, it is often difficult to say positively that a form is certainly subjunctive and not indicative.

The following are some of the subjunctival elements:

- (i) suppositions, e.g. clauses introduced by if.
- (ii) potentialities, e. g. clauses which would now be expressed by the auxiliaries may, shall, &c.
- (iii) intentions: e.g. clauses following after *I will that*, *I order that*, &c. Very often *that* is not verbally expressed. In modern use, an auxiliary, as *shall*, is used.

- (iv) indirect speech; e.g. clauses following on I say that, &c.
- (v) in simple relative clauses: e.g. brethern which be bounde 259/13.

children which be willing 267/13.

Present Subjunctive.

The form for all persons of both numbers is be. It will be sufficient to give only one or two examples under each of the above heads.

(i) suppositions:

if she be maried 74/6.

onlesse thanne they be absent 77/26.

if bothe be not so absent 77/27.

my elther feoffes, if ther any bee 80/30.

withoute youre ... grace ... be shewed 130/10.

if it be thought 261/15.

(ii) potentialities:

as towching my horses that be here at the day of my departing 41/33.

in such forme that hit be 76/30.

all my childer that be lyvyng 122/23.

vnto the tyme that they be att lawfull yeres of discrecion 138/12.

enacted . . . that it be laufull 255/12: cp. 256/10.

bi whom so euer . . . it be forfeted 259/7.

if it be thought ... that he be of ... discrecion 261/16.

(iii) intentions:

I wil it be expounid 57/6.

I wil that al my horsys be kepid 57/16.

I...wol...that...Iohn...and Richard...be saued 61/21.

I will that all the bokes . . . be distrybute 134/4.

I will that my mortuary be paied 139/23.

(iv) indirect speech:

I am enformed that some . . . persones there be 196/19.

Past subjunctive.

The form for all persons of both numbers is presumably were, but examples, in the deeds, are very few.

I wold my howsald wer holdyn forth 56/3.

till the mater of variaunce ... were determynede 220/6 (1538).

were he neuer soo noble 251/25.

Present participle.

This is used in various idiomatic ways, and in inverted order.

(i) present participle, equivalent to who are, which are:

to the other v. servauntes beyng at Grysby 58/31. all the lightes beyng in the same church 64/14.

(ii) present participle, equivalent to a clause following if: to the parson... beyng present 118/6 = if he be.

(iii) present participle at the end of its clause and separated by that clause from its noun:

Richard Archer, of good mynde and memory beyng 64/5. hoole of mynde and in good remembraunce beinge $137/\tau$.

Past participle.

There are some instances of the clipt form be (= been):

I have bee present 97/6.

opinions have bee taught 97/7.

in whom my trust . . . hath be all way 118/30.

it hath be aggreed 257/15.

Verb to-be used impersonally.

Subjunctive.

if so be 57/9, 19.

iff soo be that 156/14.

in case be that thei come 77/7.

Verb to-give: and its compounds.

The forms of this verb are of interest phonetically as showing the hesitancy between (i) g and y (supra, p. 276), and (ii) f and v (supra, p. 276).

I bring them into as short compass as may be.

Infinitive: I shal gif 97/29; I shall giff 112/5.

I shal yef 97/27, 28, 111/8.

Imperative: giff it 45/11; yiff yam gette bedes 50/13.

Indicative present: I gif 45/13.

I giff 45/23, 46/1, 118/14; I gyff 45/5.

I yeff 118/11.

Indicative past:

my lord Bedford gafe me 42 note (Chedworth Register lf. 85 bk.)

I yaf . . . faith 97/7.

Crist yaff Cayme 69/9.

my lord of Bedford yave me 42/31.

Present participle. giffing 123/35; gevyng 264/12.

Past participle.

giffen 86/6, 120/32, 124/13.

gyfen 47/9.

gyfyn 48/26, 50/19, 54/6, 57/3.

gyfyne 54/12.

gyuyne 47/22.

gywyne 47/25.

yeuen 64/24, 75/27, 80/26, 133/5, 220/9, 15.

yeven 99/3, 111/4, 221/9, 238/17.

yiffen 84/25.

yoven 202/13.

Infinitive:

to forgife 130/14.

to forgiff 46/14, 128/13.

Past participle:

forgiffyne 46/10.

forgyfyn 28.

Verb to-do.

In these deeds, this verb presents itself in two aspects:

- (a) It is a verb by itself, expressing action or making. Its forms, as a verb in its own right, had better come with the corresponding forms of other verbs (infra, pp. 318 sqq.).
- (b) It is a feeble expletive, used in a foolish periphrastic conjugation of the present and past tenses of ordinary verbs, both in the indicative and in the subjunctive. In this form, it barely appears in the first set of these deeds, but is very frequent in the second. A condensed series of its occurrence may be given here, as supplying a sort of bird's-eye-view of the change from the more manly earlier period.

Present tense of to-do (expletive).

- (1456) I woll that...myn executours do perfourme my testament 89/13.
- (1529) if eny of them . . . doo disturbe 145/7.
- (1529) I will that my . . . feoffes doo suffre 137/26.
- (1529) as . . . dothe . . . appere 137/18.
- (1529) in case ... his heires ... doo not paye the said rentes 144/28, or doo lett 144/32, or doo vexe 144/35.
- (1533) I doo make my...will 152/16, 181/7, and passim.
- (1533) I do geue 151/19; I do give 153/9, 12; 156/22; and passim in the bequest formula.
- (1533) iff my wiffe doo mary 154/13, 159/7.
- (1533) iff all the childer doo departe 154/16.
- (1533) iff soo be that . . . my childern doo dye 156/14.
- (1533) money whiche dothe remayn in a bagge 153/30.
- (1533) soo that she doo kepe my childern 156/23.
- (1533) my executors . . . do performe hit 162/4.
- (1534) in . . . fforme as hereafter doth ffolowe 175/23.
- (1535) I do ordeyn (or do ordre) and make my executours 180/12, 183/18, 184/11, 193/23, and passim.
- (1535) I doo bequethe 182/22.
- (1535) if soe be that the above named . . . doe fortune to departe 182/24.
- (1535) I... doo sende 195/1.
- (1535) where they doo appere 195/11.
- (1536) them that dothe preache 196/32.
- (1536) curates that dothe admytte 196/34.
- (1536) they doo come 197/7; they doo vse 197/8.
- (1536) every oon dothe vse 197/12.
- (1536) dothe demyse 197/26, 234/2, and passim in leases.
- (1536) hym that ffirste dothe soo decease 200/8, 16.
- (1536) hym that dothe soo survyve 200/11.
- (1536) doo . . . content and paye 201/25, 32, &c.
- (1536) dothe covenaunte 204/12, and passim in leases.
- (1536) do not therby offende 205/5.
- (1536) I . . . doo here promysse 210/7; I doo signe 210/13.
- (1537) men . . . doo . . . vse 217/16.

- (1537) iudges . . . do not vse 218/16, 219/10.
- (1537) do ringe . . . doo commaunde 218/23, 24.
- (1538) doo singe 223/5.
- (1540) so longe as the money doth laste 232/7.
- (1540) do take a generall quyttance 232/24.
- (1540) I do owe 232/30.

Past tense.

Of the past tense of the verb used as an expletive, there is no example in the first period of these deeds and singularly few in the second period.

- (1509) he dyd awe, 28.
- (1533) my selffe dyd bye 158/22.
- (1536) if ye didde knowe 196/15.

Subjunctive.

I wol that the covent ... do syng a dirige 121/21.

Verb to-will.

Present tense.

This verb is found with several meanings, of which there may be taken here.

- (A) to-will means to give consent to a thing, to be willing to act in a prescribed way.
- (B) to-will means to order to be done in a certain way, to give definite directions (especially in a testamentary deed).
 - (C) to-will implies simple futurity.

In each of these meanings, the verb is found in two typical spellings (see note at top of p. 37):

- (i) will, wyll, wil, wyl, wille, wylle.
- (ii) woll, wolle, wol, &c.

It may be convenient to bring together some typical instances of these uses and spellings.

- (A) to be willing to, to desire to.
- (i) form will:

if so be at yai will bide and will be rewlid 57/20.

in case that...any of my childer...wille not thryve 124/11.

ryngers . . . that wyll come 157/28.

yf he wyll play ye honest man 232/34.

iff . . . the . . . wardence . . . will sele 265/26.

(ii) form wol:

I charge al my... executours that thei wol perfourme this 69/6.

prestis that wol say masse 77/13.

if my wyff wol not dwelle 122/19.

so that he wol thryve and be vertuously disposed 122/28.

if my eldist sone wol by any parte 123/34.

giffen to him that wol thryve 124/13. as ye woll eschue 221/8.

(B) to order:

(especially to order by testament)

We ... woll and chardge you 221/3.

(i) form will:

I will my body ly still 45/8.

I will . . . that my dettys be qwyt 46/2.

I will the kirk of Stayn haue 47/1.

I wil yt Iohn Tailbusse haf 55/33; cp. 56/11, 57/8.

I wyl my kyste be made 45/11.

(ii) form woll:

I woll 40/7, 62/15, 77/32, 89/12, 90/2.

I wol 40/32, 35; 41/7, 42/1, 44/2, 61/19, 26, 31; 62/6, 63/1, 64/10, 72/10, 73/1, 74/8, 75/9, 76/18, 77/9, 78/14, 80/30, 81/16, 90/4, 120/16, 121/3, 122/1, 123/3, 124/1.

I wull that ther be yerely 261/31.

(C) futurity (= shall).

(i) form will:

If any example occurs, I have failed to notice it.

(ii) form woll:

as he wol answere before god 69/1; cp. 63/9. as thei wol answer to god 75/13.

Past tense.

The same differences of meaning, and similar differences of spelling, are found in the past tense.

(A) to be willing:

I... wold never utter 97/11.

(B) (a) to be desirous:—
as who wolde saye 252/5.

(b) to direct by testament:I willed 76/6.I wylled 78/25.

Verb would.

The form wold is used also in a frequent optative sense which makes it in meaning a new verb. In this sense I wold = I could wish, I look forward to and hope to see.

I wold my howsald were holdyn forth 56/3. as thei wold I dyd for theym 58/35.

Verb: Imperative.

Pleasith itt you to be aduertised 249/3.

Verb: Present Indicative Singular.

Termination of third person in -eth.

The -eth termination is still the prevalent form. I bring together, therefore, a few of the numerous instances in which it occurs:

thapparell that longith 38/14, 41/22. j. paire of fustyance that lyeth 41/12. j. copborde that standith 41/19. he that kepith hem 41/36. he hath receyved 63/6. as him semeth best 64/20. this lettre . . . berith witnesse 65/3. god hathe called vs 73/20; god hath yeuen them 80/26. the money that commyth 89/23, 122/4. hym that so sweth 112/18. as long as my lyff lastith 113/8, 114/4. my bay fole that goth 120/7; goeth 138/12. money that Breknok owith 121/6. when it fallith 122/32; fallyth 123/4. my lord of wynchester hath 123/6. when he commyth 123/8. his brother that hath halsted 124/2. when he laboreth 124/30. Thomas Wortley . . . doth this his penance 127/34. he ... prayeth all yow people 128/14. as he thynkyth 185/18; cp. 261/29.

Anomalous use of -eth ending of third person singular.

In the second period, there are some instances in which the third personal ending is used with pronoun of the first person:

- I...hath given 139/30 (1433): the error is perhaps due to the intrusion (in apposition to I) of Ser John Digby.
- I... maketh 191/7 (1535): here also a name, in apposition, comes between pronoun and verb.

Termination of Third Person Singular in -s.

The ending -s for the third person singular is well established throughout the whole of this period. Some examples must be set aside, as being expansions of contractions, e.g. helpes, 53/7.

is: see supra, p. 310.

to hym that ffillis my grave 45/12.

evere man that has fee 46/26.

the box . . . that hingys 50/24.

ilke clerk . . . that helpys to syng or sais 52/14, 22, 23.

ilke pore man that comes 53/8.

the prest yt kepys the cure 54/7, 30.

in maner that follows 119/16.

a woman that lyes 136/12.

Anomalous use of -s ending of third person singular:

whar it suffys not 55/6=suffices: ending perhaps dropped to avoid sibilance.

Third person singular without ending.

This particular instance is probably due to an accidental omission of the first personal pronoun before the name,

cp. 'I, the same William lord lovell, . . . have' 81/5 with 'William lord lovell Burnell and of holand send gretyng' 81/3.

Verb: Present Indicative: Third Person Plural.

(i) ending -s.

It is possible that there is one survival of this northern dialect form, in that deed of 1451 which contains so many other northern forms and words.

iii. hynys yt dryfys the plogh 55/30.

(ii) ending -en.

There are survivals of the midland dialect -en plurality ending. Alongside of some of them are examples of the modern form without plurality mark, or of the northern -eth ending.

the new mattes that lyen 41/14: but lye 41 note. xij. qwysshens that longen 41/23: but longyth 41 note. sommes that followen 78/34.

(iii) ending -eth.

This northern dialect form continues right on into the second period, though instances of its occurrence in the first period are few. It is to be noticed, however, that it actually occurs only in legal formulae, in which words and combinations of words were repeated parrot-like from a set form, with no feeling of correct grammar.

mekely bisecheth...your...oratours 129/2 (1464). controversy varyance and debate hath been movyd 175/3 (1534).

we . . . hath putt herevnto owre seales 178/3.

thabbot and covent ... hath graunted 132/2, 10, 15, 31 (1509).

the forsaid abbott and covent... byndeth them 132/32 (1509).

lande, the which Coke and Penley now occupieth and holdith 167/20 (1534).

William and george conenauntyth and graunteth 199/3 (1536); cp. 225/6.

the parties ... haithe ... putt there seales 212/5 (1537). his saide tenauntes claymethe 221/1 (1538).

rector, fealowes and scolers...dothe demyse 225/6 (1539). the said parties standethe bounden 229/33 (1539).

whiche obligacions bearithe date 229/35.

first fructes . . . comethe 241/23: in an anacolouthon.

Antichristes . . . oppugneth 249/6.

wheroff lyeth . . . xvij. acres 268/15.

This -eth form is especially in use with the indeclinable pronoun that (supra, p. 296). Assuming that the -eth form was practically obsolete, the explanation of this particular frequency may be (i) in some cases, the feeling that this pronoun was really

singular caused the verb attached to it to disregard its preceding plural antecedent; and (ii) in other cases, ad sensum concords with the nearer of two members of a component antecedent, as is found in Latin. I give the examples, and put forward my two guesses at explanation of them for the mere guesses they are:

in the maner and fourme that followith 72/4.

any that holdeth heresies 111/9.

persones... that dothe to the contrary 196/20; and dothe treate 196/21.

names of them that doth preache 196/32.

curates that dothe admytte 196/34.

holydayes that fallethe 226/28.

So also with as:

doubtes as dothe . . . gendre . . . dissencion 196/22.

all suche as hathe transgressed 196/31.

all suche as settithe forthe 196/36.

So also with the indeclinable pronoun which:

all other chardgies whiche of olde tyme hathe bene due 199/13.

(iv) Standard form without inflexion.

From first to last there are examples of the modern third plural, in which the verbal stem is used without any inflexion:

all the costres that longe 39/13 (1450).

all men that come 52/16.

the pore men that hold yam 52/29.

Verb: Past Indicative.

The forms for past tense differ little from those now in use. Was: see p. 311. Were: see p. 311. Gave, &c.: see p. 313.

(i) Forms in -ed.

bedys...yt I oft wered 49/2 = wore.

(ii) Forms originally in -ed, but slightly modified.

I boght 49/29; I bought 63/2; that bought 72/6. they promyst me 48/21.

I dyd 58/35.

I sent 196/8.

(iii) Forms obtained by modifying vowel.

bare 251/13.

the manoire cam 68/21.

forsoke 99/11.

forswore 99/12.

stode 252/1, 2.

toke 99/10.

Verb: Subjunctive Forms.

As stated above (p. 311), the subjunctive at this period had a much wider range than it has now. The absence in it of any inflexional form occasionally reveals its presence. We may therefore pick out a few typical instances, arranged under the heads which seemed to assert themselves in the verb to-be.

(i) Suppositions.

if yer come anothir abbot 52/7; cp. 52/35. if any thyng fal in trawers 57/5. in case that Iohn haue Halsted 123/21. yf yt fortune yt god take 231/32; tayke 232/1. if he lyve 261/14.

(ii) Potentialities.

a mortuary as law will 45/15 = may will. when he comme at his playne age 123/26; contrast 123/8. decesse or [= before] he come 261/20.

(iii) Intentions.

I will that my lord Cardenal of yorke haue a pare bedys 46/17.

I will my lord Cromwell haue a pare bedys 46/23; cp. 267/21.

I wol that Richard my sone haue my saltcote 123/19. to this intent that they yerely kepte for me (1517) 265/21, in error for keep.

I wyll yt all my lande remayne 231/37 (1540).

(iv) Indirect speech.

as who wolde saye that they shulde nott nede to feare that 252/5.

Present Participle.

There is only one instance of the -ende form, and that not from the documents themselves:

ryngynd, 27 (1507).

There are doubtful examples of the dropping of the last letter of the ending:

on fowldyn tabylle 135/7, 20; but 'fowlden' is possibly 'folded', not 'folding'.

in not taken the oportunytie 217/11 (1537).

The most noticeable thing about the present participle is the freedom with which it is used in absolute clauses:

beryng wittenesse herof 80/34.

Verb: Forms of Past Participle.

In these documents, archaic forms have almost disappeared, even in the earlier set of deeds. The few that remain deserve record. Those which have continued into modern use may be very briefly recorded.

(i) Archaic form with ge- prefix.

One example (1459),

my place . . . I-sett betwene 118/16.

(ii) Form -en.

Of this there are numerous examples, with, in several cases, alternative forms which drop the -n element. Nearly all participles of this form are still in regular use, if not in ordinary speech or writing, at least in conventional phrases. I put those examples which I have noted into alphabetical order, occasionally recording variant spellings. Duplicates of the -ed form are, of course, found:

bear: boren 160/18, 205/29.

been: see supra, p. 313.

beget: past part. begotten. In one and the same deed, 1455, this appears in a singular variety of spellings—begeten 74/21, 83/17; begeton 74/28, 82/31; begetyn 83/28; begoten 74/15, 89/18.

beholdyn: by origin, past part of verb to-behold: by meaning, = in duty bound (to act in a certain way): 47/29, 56/21.

bequeath: past part. bequethen (1454) 64/17, (1465) 123/10.

bind: past part. now bound: bounden 62/10, 201/16, 202/7, 229/33; bownden 61/22.

break: broken 135/33; brokyn 135/34. carve: past part., carved: coruen 39/24.

do: past part. done: done 57/17; don 72/11, 120/18; doon 64/18, 120/16, 128/14; doyn 47/31.

But the clipt form is also in use:

to be do 84/12; to be doo 82/28, 85/19.

get: past part. now got: gettyn 53/31; getyn 54/5; goten 124/23, 258/16.

give: supra, p. 313. grow: growen 217/2.

hold: past part. now held, but formerly holden: holden 97/1, 129/17; holdyn 46/12.

know (or, in other dialectical form, know): past part. in standard use known, in Scots known: knowen 116/2, 181/4; knowen 46/4.

let: letten 171/10, 186/9, 198/3, 268/7.

smite: smytten 44/2. strike: stryken 130/5. swear: sworn 97/10. take: taken 63/4, 132/7.

throw (in form thraw): thrawyn 134/27; thrawn 135/6, 7. write: written 38/3, 41/30; writtyn 48/26; writte 69/12.

As is noticed in the case of several of the above -en past participles, that ending tends to be dropped. The following other instances may be recorded:

that she be well see to 42/4.

manerly drawe 262/7 drawn (? brought up).

(iii) Form -ed.

In some few cases, verbs have past participles of this form which in modern English are of different form. The most usual cause of the difference is that the syllabic -ed was afterwards shortened to a single letter. In many instances, alternative forms are found in which the -d ending is dropped.

apply: applyed 158/12.

bequeath: bequethyd 134/11, 13; beqwethed 124/11; vnbequestyd 168/20.

boarden: bordenyd 134/19, 21, 25; 135/10.

buy: boght 57/12.

carve: carved 135/6; carvyd 135/5.

complete: completede 237/21; complette 208/3; complete 225/23.

convict: convicted 78/17.

except: exceptyd 158/24; except 158/14 (1533); except afore except 74/32 (1455), 75/5.

garnish: garnyshyd 135/11.

grave: graved 169/6. hear: harde 174/6.

keep: kepid 57/16; kept 83/15; kepte 182/10; but kepe 169/30 (1534).

lay: leide, 123/26, 124/17.

leave: lefte 41/17; leffte 41/8, 62/19.

let: letted 80/28.

order: orderyd 158/27 (1533).

sell: selld 40 note; solde 40/30, 57/11; soald 232/4. spend: spendid 42/9 = spent; vnspended 182/27.

use: vsid 158/36 (1533).

wed: wedded 88/4.

work: wroght 39/23; wrought 40/13.

Of the instances in which this -ed ending has been dropped, the following may also be cited:

abrogate 218/21 (1537).

I wil it be amend 46/5, amended.

bequest 134/6, bequested.

conuicte 256/2, 264/2.

directe 130/4.

distrybute 134/4.

institute 217/21 (1537).

I wyll that ther be an obit kepe 169/30, kept. wher they think it ned 46/16 needed.

(iv) Past Participle by modification of vowel.

find: founde 121/39; but there is a longer form with both change of vowel and added ending, founder 206/10 (1536).

set: sot 257/38.

sing: song 160/10, 16, 251/35.

(v) Past Participle without obvious change, inflexional element having long disappeared.

besett 41/3.

cut 57/3; cute 57/1.

put 52/18; putt 52/26.

When two or more participles are used together, e.g. in the tedious iteration of legal formulae, there is a manifest tendency to clip the ending of one or other of them:

hath deuysed graunted and to fferme lett 197/25 = letten. to be fully complet and ended 198/13 = completed.

content satisfyed and payd 208/34; but contented and paide 234/30, 237/34.

celebrate and kept 217/28 (1537).

assembled and congregate 217/25 (1537).

Syntax.

In what has gone before, some points of syntax as they present themselves in these documents have been touched on in their more immediate connexions.

Thus: with pronouns, 290-4, 296-8, 300; with adjectives, 309; with to-be 311; with verbal inflexions, 311, 318, 319.

Some anomalous forms are specially referred to in the notes to the places where they occur:

50/16 and note 6, 68/13 and note 5, 189/25, 190/2, 217/4. Here may be brought together some other points of like sort.

49/15 must be eked out: I will [that] he, in the same [way], have.

182/26, 27: here there is a distinct anacolouthon of a Thucy-didean type. The sentence ought to have run 'All suche money that may be', or 'all suche money as may happen to be', but it stands without grammatical support 'all such money . . . to be vnspended'.

Latin order.

Although these documents are largely of a legal character, and therefore based on Law-Latin precedents, they are remarkably free from Latin influence in their sequence of words. The writers have a firm grip of English, not only word by word, but in respect of the sequence in which words must follow each other in an uninflected language.

Some few exceptions in the case of adjective and noun have been given supra, p. 308.

There are also examples of participles treated in the same way:

beyng: supra, p. 312.

the mony therof commyng 62/25 = inde proveniens.

the terme of vi. yere next after my decesse determined 74/13, 19; 78/26.

under forme in my said testament conteyned 78/29.

Slight examples of retention of Latin order (subject, object, verb) are:

To all . . . people that this present wryting . . . shall heere or see 81/1.

my childer to whom anything I have bequethed to 124/11. of the wiche I wyll that xxli therof she shall pay 168/17. and that my executors no thyng retayne to there owne vse 169/24.

Double Negative.

not neither nor 40/29.

nor travers not 49/13.

not . . . nor in noo wyse 78/30.

in no wise ... nor ... by no maner 80/28.

no nor noon 83/9.

no nor noon nor of no 83/20-2, 85/35-7.

nor noon other 97/24.

not . . . ne to no man 113/2, 22; 244/2.

nor to haue no more 122/14.

nor be no prest 122/33.

This usage continues on into the second period:

In case . . . Iohn digby . . . doo not paye . . . nor doo nott acquitte 144/28 (1529).

my feoffees shall nott give my sone ... noo state in my house 183/28 (1535).

the ... scholers ... nor noo inhabytauntes within the saide colledge shall paye ... any maner of tuythes ... to noo maner of persons 227/29 (1539).

requyringe nor demaundinge nothinge 229/4.

An example of approach to modern practice is found in 1536. itt shall not be laufull unto . . . william and george, nor to ether of them . . . to ffell . . . eny tre 199/32.

Another example is found in 1538, but here, in strict construction, either neither should be not, or else or should be nor.

Chardginge you neither to doo or attempte ... anything contrarye to our ... commaundemente 220/11.

Syntax of the infinitive.

In pure English the infinitive by itself expressed purpose or intention. In English, as influenced by Norman-French pour, the preposition for was frequently set before the infinitive when purpose or intention was implied. The two forms are often found in the same deed.

Bare infinitive.

that is to say 38/13.

peces to be departed 38/20.

he to leve it 49/5.

all thay to pray for me 49/27.

I will he hafe a nobyll to pray for me 52/7.

I will that... corne be solde... to pay my dettes 58/2.

my body to be buried 64/8.

to gretham, to be delte amonge poore people 231/8 (1540).

Infinitive preceded by for.

that is for to say 38/7.
j. chafir for to heete watir inne 40/26.
remanent; for to be departed 41/1; cp. 42/19.
freris... for to say 43/8; he for to saye 223/13.
my body for to be buryed 57/25.
x. quartiers for to be devided 58/2.
be myne executours for to dispose 58/34.
to be delyuered... for to perfourne 62/4.
executours... for to execute 62/17.
I giff... to Iohn... for to dispose 64/20.
nor doo for to be letted 80/28.
to thentent for to deceue 116/3.
the abbot for to haue 122/2.

he for to haue it 124/6: cp. 124/30; 223/8. to haue... for to call 169/23. licence... for to singe 223/10. for to dispose them 223/24. now beinge alyve or for to come 229/34. for to be gyven 231/6 (1540). for to be chaste 244/8, 245/22.

Infinitive dependent on infinitive.
to see ... my ... wyll ... to be performyd 164/17.

Defective Syntax.

There are two main types of irregular syntax, which require separate notice.

Irregular syntax after conjunction that.

Here, after that, the verb ought to be finite (indicative or subjunctive). This correct form is found:

I will that all my... tenementes maye be equally deuyded 137/36.

Or, otherwise, that ought not to have been used, and the infinitive ought to have attached itself to the verb in the principal clause.

By a singular halting between these two syntax-possibilities an odd anomalous construction is frequently arrived at:

I wol .. ouer that, that enery prest of them to say a masse 120/24; cp. 121/13.

I wol... that then his parte to be taken fro him 124/13.
I wol... that then the saide plate by them to be seld 124/21.

I wol... that then my plate to be devyded 124/24.

then I will that all the . . . tenementes to be equally deuyded 137/33.

I wille that echone of them to be the others heyre 138/18.

I will that the saide goodes . . . to be bestowed 138/22.

There are some singular combinations of both constructions:

I will ... that ther be a chauntry founded... and he to graunte the ... patronage 261/23, 24, 28; cp. 265/21,

The second set of irregular constructions is found in the case of the impersonal verbs it fortunes, it happens.

Here, the correct construction would have been to carry on the impersonal verb by a clause introduced by *that* (expressed or understood). Such a correct construction seems to be found:

iff itt fortune the sayd rent... be behynd unpayd 211/29. Otherwise, a correct construction might have been had by avoiding the impersonal use of the verb:

if . . . Richard . . . fortune to dye 201/31.

Frequently, however, an irregular combination of the impersonal verb and *that* with the infinitive is used (cp. p. 329), or of the impersonal verb and the infinitive:

if itt happen the . . . rent . . . to be behynde 172/2, 208/26, 235/5, 240/27.

if itt fortune ... the ... rent ... to be behynd 172/16, 211/21, 229/12, 240/35.

if it fortune the said William to dye 187/34: cp. 200/5; to decease 200/26:

There are other irregularities, due probably to mere carelessness.

All whiche shal be kept holy... as in tyme past haue been accostomed, 218/18. Here they should precede have.

Note may also be made of:

If ... Clemens ... hynder that this my last will may not be truely executed 168/29.

Vpon a certayne somme of mony to be graunted 256/30.

Double or multiple equivalents.

A singular feature of the English of these documents—dating back to the time when persons who attempted to write English were much more familiar with Latin than with English, and therefore shrank from adventuring an English word unaccompanied by a Latin word to back it up—is the extraordinary number of doublets, triplets, and multiples which are found in it. These passed into the shibboleth of English law, and, accordingly, abound and over-abound in these documents.

I give here a sufficient number of examples to show the almost ludicrous persistence of this trick of the language:

abiure and forswer 111/7. annuetes, yerely rentis 61/27.

assembled and gadred 127/33. assistent and helper 118/31. beeldid and performed 76/37, 77/23. behote and make avowe 113/3, 23. charging and commaunding 130/18. confessed and knawliched 99/8, 115/2. confession and knawlidge 96/4. declared and confessed 97/14. defaute and trespasse 128/10. exercised and vsed 111/5. exilite and pouerte 129/7. faith & truste 75/20, 81/6. fraunchese and fredom 62/7. under the forme and conditions 82/25, 85/17. fourme and tenour 61/29, 62/2. had and borne 73/28. to haue and hold 74/20; 118/19. haue and rejoise 61/28, 32. help and assiste 80/25. helpyng and assystyng 75/13, 83/4, 85/28. heresies and errours 111/7. interupcion and hurt 62/13. issue; and profutes 73/14, 76/22. kepe and observe 112/20. make and ordeyn 118/27. my maker and fourmer 117/14. maner and fourme 72/3, 76/3, 82/16, 121/16. noyanse and offense 128/6. observed and kept 83/14, 33. occupie and haue 73/10, 76/14. ordeyn and make 117/12. I pray and require 83/4, 85/9. praying and requiring 75/20. profyt ne avayle 129/10. promitte and avowe 88/4. require and charge 75/23. sett and lyeng 166/38. so and in suche fourme 76/30. stabulisched and fownded 74/35.

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257/15.

Manner: Manner of.

Both constructions of manner are found throughout these documents, both in the earlier period and in the later, that with of being distinctly the more frequent.

Manner.

In the First Period:
all maner men 68/13.
all almaner folk 118/25.
In the Second Period:
all maner chardgies 138/21.
all maner other tithes 176/17.
almaner rents, all maner tithes 186/13, 14.
al maner vessell 191/30.
all maner costes 211/10.
any maner wise 258/22.
all maner reparacions 267/3.

all maner royaltie 269/1.

Manner of.

In the First Period:
al maner of vitayle 63/4.
all maner of chargis 76/30.
all maner of prestis 77/13.
by no maner of meane 80/28.
alle maner of heresies 111/7.
all maner of matiers 112/3.
In the Second Period:
all maner of stuff 147/18, 235/35.
any maner of means 168/29.
all maner of chardgies 172/30, 226/16, 235/25.
allmaner of tithes 176/4, 33.
maner of wise 186/17, 207/15, 225/13, 246/6.

almaner of graynes 191/24.
all maner of landes 203/15.
all manner of reparacions 226/2, 235/31.
any maner of tuythes 227/31.
noo maner of persons 227/32.
any maner of paymentes 228/6.
all maner of portions 239/24.
almaner of coste 258/3; cp. 258/18.

Pair: Pair of.

Throughout both the earlier and the later periods of these documents, examples of both constructions occur, that with of being somewhat the more frequent.

Pair.

a pare bedys 46/17, &c.; 49/19, &c.; 50/15 &c.

j. paire blankettes 67/15.

a pare schetes 56/35; j. paire shetys 67/32.

Pair of.

a pare off bedys 46/20.

a pare of bedes 51/29.

a paire of blankettes 40/21: cp. 40/4.

j. paire of candelstykkes 39/9.

a payr of coberd 161/15.

a payre of indenturs 166/27.

a litell payre of salt salers 39/8.

j. payre of shetis 39/19, 160/20, 163/1, 192/7.

a peyre of vestymentes 134/1.

Term: For term.

The phrase for term of life occurs occasionally:

for terme of liff 85/21.

for terme of lyve 61/27, 84/17.

for terme of the liff 82/30, 85/23; cp. 261/35.

There are, however, several instances in which for is dropped out and the phrase term of life is used as an adverb of duration of time:

terme of his liffe 68/24.

terme of her lyff 89/37, 117/22.

the terme of her lyff 89/15; cp. 265/5.

That.

After certain verbs, the conjunction that, which should carry on the action of the verb to the clause following, is as often implied as expressed.

Constructions with that expressed:

I wol that al my pewtir vessell be departed 40/35.

. I will . . . that my dettys be qwyt 46/2.

I wol that my goodis . . . be disposed 75/9.

I woll that myn executours giff 121/26.

Constructions with that implied:

I will he haf the whitte bede 49/7.

so he... help yam my will be performede $49/r_4 =$ them, so that my will.

I will he hafe a nobyll to pray for me 52/7.

I will ij. of yam syng 53/35.

Owing, apparently, to the slipping of the \mathfrak{p} symbol into easily discarded y, this conjunction appears in an aphetic guise:

I will at Willam . . . haf 55/20. if so be at yai will bide 57/19.

die: decease: depart.

As regards the choice of words, probably the most singular set are those which come under the above heading. The simple words *die* and *death* occur throughout both periods frequently and continuously, but there is an obvious inclination to use euphemistic words of Latin origin.

Verb.

(i) die.

die 139/17.

dye 124/1, &c., 187/34, 193/17, 200/5, 201/31, 228/12.

(ii) decease.

hym that dothe soo decease 200/9; cp. 200/26.

decesse 137/31, 35; 138/17, 20; 261/20.

discessed 145/28.

The two words are, of course, combined:

dye or decesse 156/14.

decesse and dye 158/19.

(iii) depart.

There are some examples in which the full phrase is given: depart the world 168/38.

departe oute of this worlde 182/24.

It is also used without qualifying words: departe 155/12, 154/10, 161/20, 231/35.

Substantive.

(i) dede 53/30, 56/4; deth 120/18; dethe 61/24, 68/17, 69/5, 72/10, 142/21, 159/22.

(ii) decesse 41/8, 73/11, 74/12, 76/16, 78/26, 82/17, 84/5, 85/10, 89/16, 90/1, 117/23, 121/26, 142/5, 143/3, 163/30, 200/8, 261/13, 262/1.

decese 231/31, 232/4.

deceasse 261/16.

discease 199/38.

The words are, of course, conjoined: the decesse and dethe 158/15.

(iii) departing.

my departynge frome this present worlde 192/24. at my departyng 41/34, 42/4, 43/9, 27, 30. att ther departyng 153/35. att the tyme of ther departing 182/27. So also with the adjective: departed and deade 148/24.

Additional Notes.

Words.

sherive 249/22, 251/1. This seems to be certainly the MS. reading. The probability is that in the letter it was written sherine, but the copyist at Lincoln read the n as u and wrote it as v. There is no doubt that the 'shrines' of Ste. Geneviève and St. Marcell are meant. The French corresponding word (O. F. escrin, F. écrin) does not explain the form. The form schrine was in common use at the time. If sherine is correct, it must come from a burring pronunciation of r.

skift 56/30. The conjecture that this is a misreading for shift, in the sense of to distribute, seems borne out by a passage in

Canon C. W. Foster's forthcoming *Lincoln Wills*, vol. i, p. 129, l. 8:

'I will that my howsold stuffe be equally shiftyd bitwyne Jenytt my wiffe and thomas Bronde my sonne.'

Sweffes 251/5 is the reading of the MS. It must, however, be used for French Suisses. Is it too wild a guess to assume that the copyist at Lincoln was familiar with the German name of the people (Switzer) and ignorant of the French name? For the javelin of the Swiss mercenaries the stock reference for English readers is Sir Walter Scott's Anne of Geierstein, chap. xxxii.:

'The Swiss brought into the dancing-room with him his eternal halberd, the size and weight and thickness of which boded little good to any one whom the owner might detect in the act of making merry at his expense.'

Additional Syntax Notes.

The inverted sentence. The Paris letter of 1535 shows a distinct fondness for the rhetorical inversion of the sentence, in which the verb comes first and is followed by the subject. There is also here, wherever the verbal form is distinctive, the peculiarity that the verb is in the singular, though the subject may be plural. Is this due to the influence of French idiom—il y avait?

ther was . . . scateryd . . . bookes 249/8.

where was gathered . . . the thre other ordres 250/2.

thidre was brought reliques 250/11.

ffirste, was the cordelyars 250/18.

then follows them the gentilmen 251/7.

after dyner was hadde oute . . . vj. condempned personnes 252/7.

with this receiver was burned thre grette sackes 252/11.

Slips in syntax due to want of revision. There are several anomalies, involving needless repetition of elements, which are probably due to unrevised writing, exactly as we find in hastily written letters at the present day.

any of my childer to whom, any thing I have bequethed to 124/11.

also, I will that suche chardgies . . . I will that myn executoures do content them 247/25, 27.

tharreragies . . . shalbe . . . to his successurs be fully . . . paid 269/25, 26.

Doubtful words and places. There are many instances in which a word or phrase is possible, though it seems more natural to assume a slip in writing:

a honest prist to sing for me and all cristend sowles a hole yere 270/20. The word *Christened* does occur, but is used of individuals while alive, not, so far as I have found, of the dead. The word *cristen* (i. e. Christian) is regularly used in this formula, 246/24, 265/17, 266/20.

Mans . . . Roan 252/8, 10, look like Le Mans and Rouen, but in the French document, as cited in Sismondi's *Histoire des Français*, they are given as Nantes and Rennes.

aftyr she is maryed or take on husbond, I will that my soone ... have the said hows 267/4. It is conceivable that take may be a subjunctive, but in that case it ought to have been she be maryed. It seems simplest to assume a slip for takes.

Condensed idioms. There are a few places in which the documents affect more curtailed syntax than is found in modern standard use:

ouersears to see this my will be fulfilled 193/24 = to see that this my will shall be (or, as we would now say, is) fulfilled.

it hath not ben sene or hard such a commission to be made to my predecessoures 264/3 = that such a commission has been made.

INDEX I

OF PLACES

The references to places are mostly slight, and whatever interest attaches to them is of value chiefly when they are grouped by counties. I have therefore done this. I may note that the Essex references are all to illustrations from outside, none occur in the actual text of the documents.

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Notes.—'Santasse,' 46/20, remains unidentified. It cannot be 'Sandtoft' in Lincolnshire, which was only a cell for one or two monks of St. Mary's, York.

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'Fulstowe, Arsyk', 62/22, read 'Fulstowe Arsyk'. Of two manors in Fulstow one was called Arsyk, taking its name probably from the family Arsik (ftor. temp. Henr. III). Robert lord Willoughby owned this Arsik manor in Fulstow parish.

'Ffodrynghey', 62/23, appears (Cat. Inquis. post mortem, folio edition, iv. 253) among Lord Willoughby's possessions as 'Foderyng manor co. Lincoln.' It is probably in error for 'Fotherby'.

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INDEX III

OF MATTERS

I have brought together here, rather spaced out, the chief references to the more important social or domestic matters touched upon in these deeds. The individual references, taken apart, amount to very little; but, when taken in groups, they show, almost pictorially, how many of those points which at the time of these documents were foremost in the thoughts of the nation have now passed into oblivion, and how few of our modern interests were then taken account of This Index III has to be consulted alongside of Index IV.

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— weekly, 77/29. - desire for large attendance of clerics at, 90/5.

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121/21.

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distraint, rights of, reserved in leases, 16, 172/9, 206/2, 208/30, 211/25, 229/22, 235/10, 237/31, 240/30.

The distraint formula is found variously and rather cumbrously expressed: lede drive and carry away and withhold, 172/10, 269/24 dryve, carry away, and empounde, 208/31; leyde, dryve, and carry away, and hold, 211/25; beare, lede, and carye awaye and withholde, 229/24; leade, dryve, beare, and carry awaye and withhold and

kepe, 235/11.

But each member of it has its own special meaning, since the person distraining would (i) lead away horses or cattle, by a halter; (ii) drive before him sheep or pigs; (iii) carry away, in a cart, grain; (iv) bear away, in his hands, clothing, napery, or the like; (v) impound live-stock; (vi) secure under lock and key goods, taken as distraint.

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fine, on copyhold land, 265/20.

first-fruits, the first year's income of a benefice paid by each new incumbent to the Pope till 1534, afterwards to the King, 204/16, 241/22; in consequence of the then frequent changes of incumbents from benefice to benefice this charge must have meant a considerable and constant yearly revenue.

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— Black (Preaching) and Carmelite (White) Friars at Stamford, 88/25, 26; Grey Friars at Bedford, 270/14; at London, 53/16; and at Oxford, 72-3, 76.

— Friars of unnamed orders at Coventry, 43/12; and at Stamford, 163/25.

Friars asked to funeral and commemorative services, 52-4.

books formerly of Friars, 48/9.
jewels of Friars pawned, 60/4.
Friars Mendicant at Paris, 250.

fuel, a lessee's or life-renter's right to take, 168/8, 205/14.

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funeral customs and services: large provision of meat and drink at, 42/9-14, 52/16, 166/14, 223/21.

special orders made in wills for payment of charges at, 52, 133/19, 147/12, 160/8, 163/31, 164/19, 166/14, 183/32, 184/8.

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maintenance of a household for a time after a funeral, 56/3, 57/19, 69/4, 184/7.

procession of mounted men at 57/16.

desire for large attendance of clerics at, 52, 90/5, 166/13, 223/18, 248/1.

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tolling of bells at, 350.

services at: see dirige, mass; Lollard contempt for, 91/21, 93.

fees for funeral services, 228/8: Lollard hatred of, 91, 93.

See church, churchyard, chantrychapel.

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— our Saviour, 94.

— Our Lady, 152/21, 270/5.

— Our Lady of Pity, 152/22, 264/23.

— St. Margaret and St. Katherine, 152/24, 160/23.

— All Hallows (All Saints), 94, 152/26.

— St. Anne, 152/25.

— St. Christopher, 152/28.

- St. James, 152/24.

- see also lights.

impropriation of churches, 102, 114, 129, 131, 207 : see advowson. incense and censers, 23, 38/6, 39 note, 47/5. intimatio, 110.

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jewels: diamond, 49/20, 50/2. ? emerald, 46/19. pearl, 46/18, 49/24, 35. sapphire, 49/3. jewelled beads, 350. gold ring, 46/22, 50/1; signet, 51/5; tablet, 46/18. rings, 46/24, 49/2, 20, 51/1, 9. girdles with gold or silver mountings, 49/23, 26, 50/6. spangs, 49/11 note. jewels of a convent pawned, 60/4. of a parish church subject to distraint, 229/20.

St. Katherine of Alexandria, was martyred A.D. 307, after being tortured on a wheel, and her head was taken by angels to Mt. Sinai. The word ele, 46/34, is phonetically conceivable as wheel. At Rome At Rome (see in Dr. Furnivall's Poems-E. E. T. S .- in The Stacyons of Rome, lines 149, 150) the stone on which St. Paul was beheaded was shown; so that the wheel on which St. Katherine was tortured is conceivable as a relic. The conjunction, however, with St. Hoght (see St. Hugh, supra, p. 357) suggests heel, i.e. heel-bone, as a more probable transliteration and object. At Rome (see in The Stacyons of Rome, cited above, lines 425, 567, and 576) were shown

a foote of Marye Magdeleyne, seynt Iulyan . . . his chykk and tethe,

an hole arme of seynt Christofre. kind, payment in, 35, 116/18, 137/13, 154/23, 158/2, 180/10, 247/1.

Latin, as language of Ecclesiastical Courts, 2, 90.

a mixed metal, yellow, like brass: bason of, 39/27, 40/27, 67/5,

135/26. - candlesticks of, 47/5.

latten (laten, laton, lattyn, latyn) =

latten, ladle of, 135/35. - tablet on memorial stone, 169/5. Law Courts, terms in the, 218, 219.

Lent, 38/11. - doles in, 159/24.

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15, 191/19, 259/25.

- rood, 152/23, 180/7, 183/13, 191/15, 223/3. - Our Lady, 166/7, 191/16; St.

Mary, 259/27. — Our Lady of Pity, 166/7, 264/23.

- All Souls, 180/7, 191/20.

- St. Clement, 166/8. - St. Cross, 259/26.

St. George, 166/8.
St. James, 223/4.

- St. Katherine, 166/9, 183/16, 259/28.

- St. Nicholas, 183/15, 259/28.

- see candles, dirige, funeral customs, mass, obit, torches.

livery = a suit of clothes, of texture and colour uniform for a whole household, provided by a master to each of his servants, in addition to his or her fee (q.v.), 58/4, 6, 30, 32. It is called *clothing*, 46/26.

loaves: see bread.

Lollards, 18, 90-107; insurrection plot of, 93, 96.

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111, 210, 245/25. market-place, penance in, 65, 101-3, 105-7, 127.

marriage, requisites for legal, 93, 96. service and fees, Lollard hatred of,

92, 93. marriage (maritagium = dowry), 42/ 26, 60/19, 74/5, 79/7, 9, 169/2.

St. Mary the Virgin, festivals of, 218/14.

- vigils of, 128.

milk of, 46/34: see The Stacyons of Rome, 424, in Dr. Furnivall's Political, Religious and Love Poems (E. E. T. S., 1866 and 1903). mass, at burial, 43/8, 9, 52/6, 12, 29.

mass, on seventh day after death, 52/20, 22, 29.

on thirtieth day after death (month's mind), 43/8, 9, 10, 52/32, 53/5, 54/32, 33.

on anniversary of death (obit), 47/29, 30, 48/4, 157/22, 26, 165/3. on holy days, 47/12, 19, 77/22,

- on Sundays, 47/27, 28, 77/22, 26.

- of the day, 77/26.

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- of All Saints, 54/21.

- of the Holy Ghost, 54/20. - of St. John Baptist, 54/21.

— of St. Katherine, 54/22. — of Name of Jesus, 146/16.

- of Nativity of Jesus, 54/19. of Our Lady, 54/17, 120/21.
of Requiem, 9, 11, 43/8, 54/18,

77/30, 121/14, 146/14.

— of the Trinity, 54/17, 120/20. masses, intercessory, continued for a year, 53/24, 27, 30, 223/7, 265/17.

- for two years, 223/11, 260/24, 270/20.

- a thousand, 72/10.

- — two hundred, 120/16.

– — five, 160/16. see trenthall.

masses, number which one priest is allowed to celebrate in a year, 53/23, 27.

mass, to do, 52/5, 53/14, 23, 27, 72/11, 120/16, 121/12, 146/18.

to read, 118/8.

- to say, 43/8, 54/16, 17, 27, 77/13, 26, 28, 29, 117/32, 120/24, 121/13, 146/14, 16, 157/22, 160/10, 166/16.

- to sing, 53/24, 27, 118/8, 120/19, 23, 121/21, 160/10, 16, 166/16. - mass-book, 38/15, 39/31, 117/21.

— mass penny, 8, 13, 27, 165/5, 215,

216, 224, 228/11. metropolitical visitation, 180/27,

183/3.

milk, tithe of, 176/17. mill, fulling, 167/8; horse, 48/22; water, 142/8, 166/26, 173/6.

months, emblematic figures of the, 39/25.

month's mind (thirty day), 9, 52/31. - services at : see dirige, mass.

 special orders in wills for expenditure at, 133/20, 147/13, 163/32, 166/14, 183/32, 184/8, 223/19.

month's mind (thirty-day), provision of meat and drink at, 52/24, 55/2. 223/22.

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- desire for a large attendance of clerics at, 166/13, 223/19.

- repeated monthly twelve times, 159/30.

mortuary, 5-8:

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(ii) best article of clothing, 88/22.

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(i) by custom, 88/23, 139/23, 230/27; by 'law', 45/15, refers, no doubt, to the custom of the parish.

(ii) by bequest, 45/14, 120/7. (iii) by 1529 Statute, 164/10.

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- gifts of clothing to poor, 57/4.

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(anniversary, twelve-months' obit mind,1 year-day), foundation and permanent endowment of, 12, 47/8, 29,74/34,76/36,89/15,20,117/22, 125/15, 157/19-21, 165/1, 261/22, 265/21; endowment of, temporary, 169/30.

 desire for large attendance of clerics at, 157/22, 169/32.

- desire for attendance of dignitaries at, 13, 77/1-8.

services at, 12, 13, 157/22: see dirige, mass.

- offering of mass-penny at, 13, 77/2, 5, 8, 165/5.

tolling of bells at, 157/27, 165/4.

- lights at, 224.

- directions in wills for expenditure at, 157/24, 169/32, 261/33, 265/24.

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- gifts of clothing at, 121/27.

- dole of money at, 157/29.

¹ There is a twelve months' mind which is not an obit: see infra, p. 362.

obit, parish, for benefactors of the parish church, 215, 216.

obligations or bonds = legal documents by which, under heavy money penalties in case of failure, people pledged themselves to fulfilment of their covenants (e.g. in leases), 173/20, 200/11, 34, 201/16, 202/7, 229/35, 259/29; or similar deeds which pledged executors to faithful discharge of their trust, 119.

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180/10, 191/29. pilgrimage, 92, 94.

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pittance, 13. pix, 270/7.

place = a dwelling-house, 62/21, 89/ 14, 118/14, 122/19, 231/28, 264/30; manor place, 142/5, 171/12; mansion place, 142/6.

placebo, 8, 11.

— at burial, 43/8, 9.

— at month's mind, 43/8, 10.

- weekly, 77/29. plain song, 166/23.

plate (= armour), 49/29, 34, 50/3, 56/29.

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plate, church, liable to distraint, 228.

plate, silver, 56/12, 15, 18, 29, 122/15, 124/17, 147/21, 148/6, 162/19, 163/2, 8, 168/10.

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Post-communio, 9, 11, 12, 14.

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preach, licences to, 194; University graduates could obtain from their University licence to throughout England: Clark's Reg. Univ. Oxon. (O. H. S.) II. i. 130.

preachers, book to record names of, 195.

Preachers Friars, i.e. Black Friars: see Friars.

Premonstratensians, 132/1.

priests of nunneries, 196/1; these were summoned because spiritual directors of the convents: see Godstow English Register (E. E. T. S.),

printing, slowness to make use of, 194, 216.

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procession, the parish, on Sundays and holy days, 101, 103, 127.

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- see cross, crown, pillar, St. Hugh,

St. Katherine, St. Mary.

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— in a glass vessel, 46/35.

- Lollard hatred of, 91/10, 92 fin.

- at Paris, carried in procession, 249, 250. repairs, covenants as to, in leases, 132/23,168/5,8,172/31,187/9,22, 199/20, 204/21, 205/14, 208/24, 211/14, 235/31, 241/7.

reward = a money payment, over and above the stipulated fee (q.v.) or hire, given to a servant at the end of each term of service, and often bequeathed in a master's will, 63/15, 78/33; called in Latin regardum, 60/35, 36.

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Sacrament of the altar = the transubstantiated elements, 249/7, 10, 253/15, 254/13; and, so, the host (carried in procession), 251/13. 'To the sacrament of the altar' is an alternative of 'to the high altar' in bequests, 162/16.

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Salutation of Our Lady, 43/17.

Scala coeli, 160/17; probably the Lady Chapel: see in Dr. Furnivall's Poems, E. E. T. S. in The Stacyons of Rome, line 156:

In pat place a chapell ys, Scala cely called hit ys, In honour of our lady, and the note there, p. xxvi.

school, boys at, 51/31, 121/38, 182/11, 267/13, 270/17.

schoolmasters, directions (1535) to, 190/6.

scourging of Our Lord: see pillar. Secretum, 9, 11, 12, 14, 190.

seals, official, 15. - armorial, 86/14.

sepulchre, the Easter, 38/10. sermons, directions (1535) for, 194. servants, 3, 354.

- see fee, livery, reward, quarter,

seventh day after death, services on: see dirige, mass.

- meat and drink at, 52/24. - orders in will as to, 52/20, 163/31: shaving, of a priest, 229/5.

singing-bread, 23, 226/4: the wafer

for the communion of the celebrant at mass. It is so called because in the making of it certain verses of the Psalms are sung. It is a very thin white wafer, made of the very finest flour. It is a disk 23 inches in diameter; has at the edge a raised ring; then, after a slight space, a second raised ring; and then a 'crucifix' (a figure of Christ on the cross) $2\frac{1}{4}$ inches high, and a little over $1\frac{1}{2}$ inches wide at the cross-beam. Distinct from this is housel-bread, the wafer for communion of the laity. This is of exactly the same material and shape as the singing-bread, and bears the same stamp, but is in diameter only 14 inches, and has its crucifix reduced proportionately. It is this housel-bread which is referred to, 91/30, 95 par. 7.

stabling, reservation of rights as to, 172/38, 186/24, 203/25.

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INDEX IV

WORDS

Into this index have been brought less usual words and abnormal forms of words, as also a few words which seemed to ask brief explanations. In most cases the form in which they are found in *New English Dictionary* is added. In some cases, owing to re-setting of lines in the final revision, a word may have to be looked for in a line above, or below, that given here. The words in Index III should be consulted along with those in this Index.

The following words seem either not to be readily found in N. E. D., or not to appear there exactly in this sense. The date of each is given.

accordid with 1451. horys 1527. accompte makyng 1535. howyll 1533. administracions 1536. intreatise 1535. affectuous 1455. inward 1540. apparell 1450, 1465. knottes 1450. armyng 1451. mynystracions 1538. baylywike 1535. name 1455. beset 1450. oblite 1533. betake 1543. relage 1451. burial 1539. rerecharges 1451. byrde warke 1527. resolucions 1536. cep 1451. resortyng 1465. comitie 1486. runian 1450. custody 1533. ryalties 1534. deanry 1535. sadell 1527. descendyng 1465. scalbid 1451. dessely 1451. sedile 1450. displais 1486. sele tre 1486. drawe 1488. semblablement 1535. escrippe 1536. septdisme 1536. faileng 1486. sherive 1535. fense tre 1486. skomer 1527. forgan 1527. slotte 1527. funeralles 1539. somer tre 1486. furnas 1451. sowde 1451. guyded 1529.thewis 1531. hornhigh 1535. thryve 1465.

The following words are found at earlier or slightly earlier dates than those given in N, E, D.

~	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
	N. E. I). word.	date	N. E. D. word.	date
	date.		here.	date.	here.
	1548	amice	1450	1611 drathe	1531
	161 8	amortesment	1455	1555 edifies	1535
	1541	assistent	1459	1591 enperlid	1451
	1587	bewitt	1452	1598 entrecomyne	1538
	1498	beyond sea	1450	1559 exility	1464
	1552	bordenyd	1527	1594 extrahis	1536
	1607	byrd spyt	1527	1530 fall	1465
	1662	chargeable	1485	1586 gaitte	1536
	1587	convent	1534	1894 to me warde	1450
	1611	culling	1531	1773 none perfourning	1486
	1485	descender	1465	1816 slatyng	1542
	1656	disponsed	1536	1479 thirty day	1451

aberyng 265/32 abearing.
abide 62/20; abyde 41/15, 24, 27
of things = remain as fixtures.
abyding 40/36 of persons = dwelling.
aboute me 124/30 on my business.
accompayned 249/24.
accompt makyng 182/30.
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acordid therfor 46/4 agreed as to
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reparation to be made for.

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affectuouse 78/13 showing undue favour.

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afore 74/32, 83/10, 121/1 earlier in a document.

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Apryell 170/5. aras 43 note, 57/11; arasse 43/17 arras.

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here 'be' is possibly the verb (war = we are, having been written in error for we) = we be holdyn. behoof 80/7 use and benefit: see behove. behote 113/3, 23, 244/3 to promise. behove 154/14, 182/10, 217/20, 225/19: see behoof. be hynde 58/30; behynde 198/26, 240/35 in arrears. beqwest 123/23 legacy. beqweyth 155/6 (verb). bere 45/9 bier. bery 52/5 bury, say the burial service for. besett 39/3; besette 40/10 to bequeath. bestow 133/19, 134/7, 138/22, 147/ 22, 148/7 to give. betake 237/3 to let on lease. betwen 57/6; betwene 224/7. betwix 41/5,61/23; betwixt 251/33. bewitte 57/27, 58/4 to bequeath: see by witte. beyond the see 40/25 (adjective) foreign. bi 255/7. bide 57/19 (of persons) continue to reside: see bydyng. bifor 97/12, 99/11 in the presence of: see before. bill 112/19, 210/13 a formal statement in writing. bille 58/23 the weapon. bisechers 129/9 beseechers. blanket 50/26 the cloth. blankettes 40/14; blankettis 67/32; blankyttes 135/17. body 57/13 nave of a church. bodys, the faith of oure 112/20: i.e. corporale iuramentum 92/22. bokeram 40/1 fine linen. boll 49/4 bowl. bolle candylstykes 135/25. bolle pece 38/20, 27, 39/32 bowlshaped piece of silver plate. boore 192/4 boar. borde 49/10 board, the flat top which was laid on trestles to form a movable table: see burde. bord cloth 39/21, 67/33 covering for a table. borden 134/18 (adjective) made of boards. bordenyd 134/19, 25 (past partic.) made of boards. bording 246/26. bordres 257/37 sides. be holdyn 54/3 bound in duty: but bor spere 49/37.

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byyend 40 note.

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Candelmas day 219/9.
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grayle 38/16 book of antiphons (sung from step of altar).

gray 43/3 (subst.) grey fur.

gray 43/1, 58/9 (adj.). grege trenthall 54/4, 362 trentall

of St. Gregory. grehondes 51/21 greyhounds.

gresefote 50/25 foot of the grice (i.e. stairs): cp. greeys in *The Stacyons of Rome*, line 28 in Dr. Furnivall's *Poems* (E. E. T. S. 1866, 1903).

gresyng 92/12 extreme unction. growe 158/26 accrue (of money).

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uneasy.

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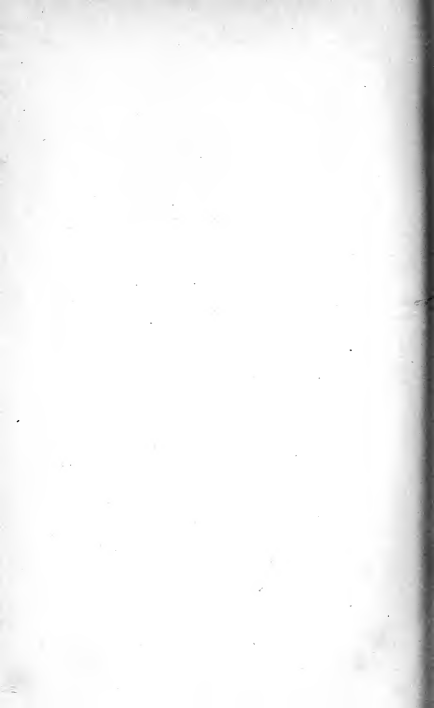
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But the Society's experience has shown the very small number of those inheritors of the speech of Cynewulf, Chaucer, and Shakspere, who care two guineas a year for the records of that speech. The Society has never had money enough to produce the Texts that could easily have been got ready for it; and Editors are now anxious to send to press the work they have prepared. The necessity has therefore arisen for trying to increase the number of the Society's members, and to induce its well-wishers to help it by gifts of money, either in one sum or by instalments. The Committee trust that every Member will bring before his or her friends and acquaintances the Society's claims for liberal support. Until all Early English MSS. are printed, no proper History of our Language or Social Life is possible.

The Society intends to complete, as soon as its funds will allow, the Reprints of its out-of-print Texts of the year 1866, and also of no. 20. Dr. Otto Glauning has undertaken Seinte Marherete; and Hali Meidenhad is in type. As the cost of these Reprints, if they were not needed, would have been devoted to fresh Texts, the Reprints will be sent to all Members in lieu of such Texts. Though called 'Reprints,' these books are new editions, generally with valuable additions, a fact not notist by a few careless receivers of them, who have complaind that they already had the volumes.

A gratifying gift is to be made to the Society. The American owner of the unique MS. of the Works of John Metham—whose Romance of Amoryus and Cleopas was sketched by Dr. Furnivall in his new edition of Political, Religious and Love Poems, No. 15 in the Society's Original Series—has promised to give the Society an edition of his MS. prepared by Dr. Hardin Craig, and it will be issued as No. 132 of the Original Series. The giver hopes that his example may be followed by other folk, as the support The giver hopes that his example may be followed by other folk, as the support

hitherto given to the Society is so far below that which it deserves.

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The sympathy, the ready help, which the Society's work has called forth from the Continent and the United States, have been among the pleasantest experiences of the Society's life, a real aid and cheer amid all troubles and discouragements. All our Members are grateful for it, and recognise that the bond their work has woven between them and the lovers of language and antiquity across the seas is one of the most welcome results of the Society's efforts.

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